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# **STATUTES**

## **OF THE**

# **PROVINCE OF ONTARIO**

RECEIVING ROYAL ASSENT IN THE YEAR 1985

In which year ended the thirty-third and began the thirty-fourth  
year of the Reign of Her Majesty Queen Elizabeth II

And in which year the First Session of the Thirty-Third  
Legislature of Ontario was convened on the 4th day of June  
and adjourned on the 20th day of December.

---

HIS HONOUR JOHN B. AIRD  
LIEUTENANT GOVERNOR

AND

HIS HONOUR LINCOLN M. ALEXANDER  
LIEUTENANT GOVERNOR

---

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On 52  
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**PART I**  
**PUBLIC ACTS**

**Chapters 1 to 24**





## CHAPTER 1

### **An Act to amend the Creditors' Relief Act**

*Assented to July 12th, 1985*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

**1. Section 3 of the *Creditors' Relief Act*, being chapter 103 of the Revised Statutes of Ontario, 1980, is repealed and the following substituted therefor:**

**3.** Subject to this Act, there is no priority among creditors by execution or garnishment issued by the Supreme Court, the District Court, the Unified Family Court and the Provincial Court (Family Division).

No priority among execution or garnishment creditors

**2.—(1) Subsection 4 (2) of the said Act is repealed and the following substituted therefor:**

(2) Payment of the debt shall be made to the sheriff of the county in which the debtor resides or, if the debtor resides outside the Province, to the sheriff of the county in which the proceeding that gave rise to the judgment was commenced.

To whom to be paid

**(2) Subsection 4 (3) of the said Act is repealed and the following substituted therefor:**

(3) This section does not apply to a debt attached by garnishment in the Provincial Court (Civil Division), the Provincial Court (Family Division) or the Unified Family Court unless, before the amount recovered by garnishment is actually received by the creditor, an execution against the property of the debtor is placed in the hands of the sheriff of the county.

Garnishment in provincial courts and Unified Family Court

**(3) Subsection 4 (5) of the said Act is repealed and the following substituted therefor:**

(5) Where money recovered by garnishment is paid into the Provincial Court (Civil Division), the Provincial Court (Family Division) or the Unified Family Court, the sheriff is enti-

Money paid into provincial courts or Unified Family Court

tled to demand and receive it from the clerk of the court for the purpose of distributing it under this Act.

**(4) Subsections 4 (7), (8) and (9) of the said Act are repealed and the following substituted therefor:**

Sheriff's  
right to  
recover  
attached debt

(7) If money referred to in subsection (5) is received by the attaching creditor, the sheriff may recover it from him.

Clerk not  
liable

(8) The clerk of the Provincial Court (Civil Division), the Provincial Court (Family Division) or the Unified Family Court is not liable for making payment to the creditor unless, at the time of payment, he has notice that there is an execution against the property of the debtor in the sheriff's hands.

**3. The said Act is amended by adding thereto the following section:**

Priority for  
support  
orders

**4a.—**(1) Arrears of payment under a support or maintenance order have priority over other judgment debts and rank equally with arrears under another support or maintenance order, regardless of when an enforcement process is issued or served,

(a) if the order is for periodic payments, in an amount not exceeding one year's support or maintenance at the rate current at the time of seizure or attachment; and

(b) if the order is for a lump sum payment, in the amount of the lump sum.

Enforcement  
process

(2) Process for the enforcement of a support or maintenance order shall be identified on its face as being for support or maintenance.

Crown bound

(3) Subsection (1) binds the Crown in right of Ontario.

**4. Subsection 43 (3) of the *Courts of Justice Act, 1984*, being chapter 11, is repealed.**

Commence-  
ment

**5. This Act comes into force on the day it receives Royal Assent.**

Short title

**6. The short title of this Act is the *Creditors' Relief Amendment Act, 1985*.**

## CHAPTER 2

### **An Act to amend the Municipality of Metropolitan Toronto Act**

*Assented to July 12th, 1985*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

**1. Subsection 5 (3) of the *Municipality of Metropolitan Toronto Act*, being chapter 314 of the Revised Statutes of Ontario, 1980, is repealed and the following substituted therefor:**

(3) The City of Toronto shall be represented on the Metropolitan Council by the mayor of the City of Toronto and by the metropolitan councillors elected under section 152a. City of  
Toronto

**2. Subsection 10 (4) of the said Act is repealed and the following substituted therefor:**

(4) Where a vacancy occurs in the office of a member other than, Other  
members

- (a) the chairman;
- (b) a member who held office by reason of being a mayor; or
- (c) a member who held office by reason of subsection 5 (3),

the council of the area municipality, of which the person was a member, shall within sixty days after the vacancy occurs appoint a successor to hold office for the remainder of the term of the predecessor, provided that, if the person held office by reason of being a controller, another controller shall be appointed or, if the person held office under subsection 5 (2) by reason of being an alderman, another alderman shall be appointed.

**3.—(1) Clause 11 (1) (f) of the said Act is repealed and the following substituted therefor:**

- (f) three members appointed by the council of the City of Toronto from among the metropolitan councillors elected under section 152a.

**(2) Subsection 11 (6) of the said Act is repealed and the following substituted therefor:**

Certificate of qualification

(6) A member of the Executive Committee appointed under clause (1) (f) shall not take a seat on the Executive Committee until a certificate under the hand of the clerk of the City of Toronto certifying that the member has been appointed to the Executive Committee has been filed with the person presiding at the first meeting.

**4. Part X of the said Act is amended by adding thereto the following section:**

Definitions

**152a.—(1)** In this section,

“city alderman” means a person described in clause (2) (b);

“metropolitan councillor” means a person described in clause (2) (c).

Composition of council

(2) Notwithstanding section 152, the council of the City of Toronto shall be composed of,

- (a) a mayor elected by general vote who shall be the head of the council;
- (b) eleven persons elected by wards as members of the City council; and
- (c) eleven persons elected by wards as members of the City council and the Metropolitan Council.

Application of R.S.O. 1980, c. 308

(3) In addition to the elections to the offices set out in clause 2 (a) of the *Municipal Elections Act*, that Act applies to all elections to the office of metropolitan councillor.

Executive committee

(4) There shall be an executive committee of the council of the City of Toronto composed of the mayor and four city aldermen.

Powers

(5) The executive committee has all the powers and duties of a board of control under subsections 71 (1) and (2) of the

*Municipal Act*, and subsections 71 (3) to (16), (18) and (19) of that Act apply with necessary modifications to the executive committee, but any requirement in any such subsection for a two-thirds vote of council may be satisfied by a simple majority of the members of council present and voting.

R.S.O.1980,  
c. 302

(6) At the first meeting of the council of the City of Toronto after a regular election has been held under the *Municipal Elections Act*, the council shall appoint four city aldermen to be members of the executive committee for the period for which the council is expressed to hold office.

Appointment  
of executive  
committee  
members  
R.S.O.1980,  
c. 308

(7) If a vacancy occurs on the executive committee, other than in the office of mayor, the council, at a meeting called for that purpose, shall appoint a city alderman to fill the vacancy for the unexpired term of the member whose seat has become vacant.

Vacancies

(8) Notwithstanding that a metropolitan councillor is a member of both the Metropolitan Council and the council of the City of Toronto, a vacancy in that office shall be filled by the City council and sections 45 and 46 of the *Municipal Act* apply to every such vacancy.

Idem

(9) Where in any general or special Act reference is made to the board of control of the City of Toronto, such reference shall be deemed to be to the executive committee established under this section.

Reference  
deemed to  
be  
to executive  
committee

(10) The wards of the City of Toronto, as those wards existed immediately before the coming into force of this section, are hereby continued.

Wards

(11) Notwithstanding the provisions of this or any other Act, upon the application of the City of Toronto authorized by a by-law of the council thereof, or upon the petition of electors in accordance with the provisions of section 13 of the *Municipal Act*, the Municipal Board may, by order,

Alteration of  
wards, etc.,  
by O.M.B.

- (a) divide or redivide the City into wards and shall designate the name or number each ward shall bear and shall declare the date when the division or re-division shall take effect;
- (b) alter or dissolve any or all of the wards in the City and shall declare the date when such alterations or dissolutions shall take effect; or
- (c) vary the composition of the council of the City,

but,

- (d) no order made under this subsection shall alter the total number of members who represent the City on the Metropolitan Council as provided for in this Act; and
- (e) the mayor of the City shall continue to be elected by a general vote of the electors of the City, and shall be the head of the council of the City, and shall be a member of the Metropolitan Council, as provided for in this Act.

Order of  
L.G. in C.

(12) Notwithstanding clause (2) (c), the Lieutenant Governor in Council, upon the recommendation of the Minister, may by order authorize such method of selecting the members who represent the City of Toronto on the Metropolitan Council as is considered advisable following an order of the Municipal Board under subsection (11).

**5. The following are repealed:**

- 1. *The City of Toronto Act, 1968-69 (No. 2)*, being chapter 168.
- 2. Section 3 of *The City of Toronto Act, 1973*, being chapter 213.
- 3. *The City of Toronto Act, 1975 (No. 3)*, being chapter 118.
- 4. Section 1 of the *City of Toronto Act, 1982*, being chapter 89.

Transition

R.S.O. 1980,  
c. 308

6. Notwithstanding that sections 1 to 5 do not come into force until the 1st day of December, 1985, the regular elections to be held in 1985 under the *Municipal Elections Act* in the City of Toronto shall be conducted as if those sections were in force.

Commence-  
ment

7.—(1) This Act, except sections 1 to 5, comes into force on the day it receives Royal Assent.

Idem

(2) Sections 1 to 5 come into force on the 1st day of December, 1985.

Short title

8. The short title of this Act is the *Municipality of Metropolitan Toronto Amendment Act, 1985*.

## CHAPTER 3

### An Act to amend the Workers' Compensation Act

*Assented to July 12th, 1985*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

**1.—(1)** Section 36 of the *Workers' Compensation Act*, being chapter 539 of the Revised Statutes of Ontario, 1980, as re-enacted by the Statutes of Ontario, 1984, chapter 58, section 9, is amended by adding thereto the following subsection:

(16) The amounts payable under this section as periodic payments shall be increased if the worker's death occurred on or before the 30th day of June, 1985 by adding thereto a factor of 5 per cent effective the 1st day of July, 1985, but the total periodic payments after the application of this subsection shall not exceed 90 per cent of the net average earnings of the deceased worker at the time of injury, calculated as if the worker's average earnings were \$31,500 per annum. Adjustment

(2) Subsection 36 (16) of the said Act, as enacted by subsection (1) of this section, does not apply where payments will be increased under subsection 42 (4), (5) or (6), as amended by section 2 of this Act.

**2.** Subsections 42 (3), (4), (5) and (6) of the said Act, as re-enacted by the Statutes of Ontario, 1984, chapter 58, section 11, are amended by striking out "\$10,500" wherever that amount appears and inserting in lieu thereof in each instance "\$11,025".

**3.—(1)** Section 45 of the said Act, as re-enacted by the Statutes of Ontario, 1984, chapter 58, section 11, is amended by adding thereto the following subsection:

(13) The amounts payable under this section shall be increased if the worker's injury occurred on or before the 30th day of June, 1985 by adding thereto a factor of 5 per cent effective the 1st day of July, 1985, but the total payments after Adjustment

the application of this subsection shall not exceed 90 per cent of the net average earnings of the worker, calculated as if the worker's average earnings were \$31,500 per annum.

**(2) Subsection 45 (13) of the said Act, as enacted by subsection (1) of this section, does not apply where payments will be increased under subsection 42 (3), as amended by section 2 of this Act.**

**4. Clause 52 (3) (b) of the said Act, as re-enacted by the Statutes of Ontario, 1984, chapter 38, section 6, is repealed and the following substituted therefor:**

- (b) on application, an allowance not exceeding \$368 a year for the replacement or repair of clothing worn or damaged by reason of the wearing of a lower limb prosthesis or a back brace for a permanent back disability or a permanent leg brace, and not exceeding \$184 a year in respect of an upper limb prosthesis where the lower or upper limb prosthesis, back brace or permanent leg brace is supplied by the Board,

. . . . .

**5. Section 133 of the said Act, as enacted by the Statutes of Ontario, 1984, chapter 58, section 37, is amended by adding thereto the following subsections:**

Idem

(4) Where a worker who was in receipt of temporary disability benefits on the 1st day of April, 1985, and who was in receipt of such benefits on the 1st day of July, 1985 received an increase in benefits under subsection (3) that was less than 5 per cent, the Board shall adjust the rate of compensation by adding thereto an additional amount effective the 1st day of July, 1985, such that the increase in the rate under this subsection when combined with the increase under subsection (3) is equal to 5 per cent, but the compensation rate resulting from the adjustment shall not exceed the maximum established by sections 39 and 45, as continued by section 132, as if the maximum average earnings set out in the said section 45 were \$28,200 per annum.

Idem

(5) Where a worker was in receipt of temporary disability benefits on the 1st day of July, 1985, and the average earnings of the worker computed under section 45, as continued by section 132, were equal to or greater than \$26,800 per annum, the Board shall adjust the rate of compensation effective the 1st day of July, 1985, by adding thereto an additional 5 per cent, but the compensation rate resulting from the adjustment



shall not exceed the maximum established by sections 39 and 45, as continued by section 132, as if the maximum average earnings set out in the said section 45 were \$28,200 per annum.

(6) Subsection (5) does not apply to a worker who receives an adjustment under subsection (4). Non-application

**6. The said Act is amended by adding thereto the following section:**

**133a.** Clauses 36 (1) (c), (d), (e) and (f) of this Act, as continued by section 132, are repealed and the following substituted therefor: s. 36 (1)  
(c-f),  
re-enacted

- (c) where the widow or widower is the sole dependant, a monthly payment of \$641, effective the 1st day of July, 1985;
- (d) where the dependants are a widow or widower and one or more children, a monthly payment of \$641 with an additional monthly payment of \$179 to be increased upon the death of the widow or widower to \$200 for each child under the age of sixteen years, effective the 1st day of July, 1985;
- (e) where the dependants are children, for each child under the age of sixteen years, a monthly payment of \$200, effective the 1st day of July, 1985;
- (f) where there are dependants other than those mentioned in clauses (c), (d) and (e), and there are no dependants who are persons referred to in the said clauses, a sum reasonable and proportionate to the pecuniary loss to such first-mentioned dependants occasioned by the death, to be determined by the Board, but not exceeding, in the whole, \$641 a month effective the 1st day of July, 1985.

**7. Section 136 of the said Act, as enacted by the Statutes of Ontario, 1984, chapter 58, section 37, is amended by adding thereto the following subsection:**

(2) Subsections 43 (8), (9) and (10) of this Act, as continued by section 132, are repealed and the following substituted therefor: s. 43 (8-10),  
re-enacted

(8) The amounts payable under this section shall be increased if the injury occurred on or before the 31st day of Increase  
in payments

March, 1985 by adding thereto a factor of 5 per cent effective the 1st day of July, 1985.

Limitation  
under this  
section

(9) The amount of compensation to which a worker is entitled shall not exceed the like proportion of 75 per cent of the rate of average earnings of \$28,200.

Non-  
application

(10) Subsections (8) and (9) do not apply to an award under clause 44 (b).

**8. The said Act is further amended by adding thereto the following section:**

s. 44,  
re-enacted

**136a.** Section 44 of this Act, as continued by section 132, is repealed and the following substituted therefor:

Minimum  
amount of  
compensation

**44.** Notwithstanding anything to the contrary in this Part, the amount of compensation to which an injured worker is entitled shall not be less than,

(a) for temporary total disability,

(i) \$198 a week, where the worker's average earnings were not less than \$198 a week, from the 1st day of July, 1985, and

(ii) the amount of the worker's earnings, where the worker's average earnings are less than \$198 a week, from the 1st day of July, 1985,

and for temporary partial disability, a proportionate amount in accordance with the impairment of earning capacity; and

(b) for permanent disability, the pension computed in accordance with sections 43 and 45, but the amount of such pension shall not be less than,

(i) for permanent total disability, \$868 a month from the 1st day of July, 1985, and

(ii) for permanent partial disability, an amount proportionate to that mentioned in subclause (i) in accordance with the impairment of earning capacity; or

(c) alternatively to subclause (b) (i), for permanent total disability, the benefits which would have been payable from time to time under clauses 36 (1) (c),

(d) and (e) and under section 38, as if the worker had died from the injury.

**9.** Section 137 of the said Act, as enacted by the Statutes of Ontario, 1984, chapter 58, section 37, is amended by adding thereto the following subsection:

(2a) Section 52 of this Act, as amended by section 4 of the *Workers' Compensation Amendment Act, 1985*, being chapter 3, applies to this Act, as continued by section 132. Idem

**10.** Increases in amounts payable under the said Act, as a result of the enactment of this Act, apply to payments accruing on or after the 1st day of July, 1985, and nothing in this Act entitles any person to claim additional compensation for any period before the 1st day of July, 1985 or with respect to any award commuted or paid as a lump sum before that day. Transition

**11.** This Act shall be deemed to have come into force on the 1st day of July, 1985. Commence-  
ment

**12.** The short title of this Act is the *Workers' Compensation Amendment Act, 1985*. Short Title



## CHAPTER 4

### An Act to amend the Municipal Elections Act

*Assented to October 28th, 1985*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

**1.** Section 1 of the *Municipal Elections Act*, being chapter 308 of the Revised Statutes of Ontario, 1980, as amended by the Statutes of Ontario, 1982, chapter 37, section 1, is further amended by adding thereto the following paragraph:

37. "spouse" means a person of the opposite sex to whom the person is married or with whom the person is living outside marriage in a conjugal relationship of at least one year's duration.

**2.** Subsection 6 (1) of the said Act is amended by striking out "sixteen" in the second line and inserting in lieu thereof "eighteen".

**3.** Clause 12 (b) of the said Act is repealed and the following substituted therefor:

(b) is a Canadian citizen; and

. . . . .

**4.** Clause 13 (b) of the said Act is repealed and the following substituted therefor:

(b) is a Canadian citizen; and

. . . . .

**5.** Section 14 of the said Act is repealed and the following substituted therefor:

**14.** Every person who is an inmate in a penal or correctional institution under sentence of imprisonment is disqualified from voting.

Disquali-  
fication

**6. Section 15 of the said Act is amended by striking out “or other British subject” in the third line.**

**7. Subsection 33 (2) of the said Act is amended by striking out “or other British subject” in the sixth line and in the ninth line.**

**8. Subsection 47 (1) of the said Act is repealed and the following substituted therefor:**

Polling  
places in  
hospitals, etc.

(1) Where an institution for the reception, treatment or vocational training of persons who have served or are serving in the Canadian Forces or who are disabled, a hospital, a psychiatric facility, a home for the aged, a nursing home or other institution of twenty beds or more, in which chronically ill or infirm persons reside or a retirement home of fifty beds or more is situate in a municipality, a polling place shall be provided in such institution or upon the premises.

**9.—(1) Subsection 67 (1) of the said Act is amended by striking out “or” at the end of clause (b), by adding “or” at the end of clause (c) and by adding thereto the following clause:**

(d) a person who is an inmate in a penal or correctional institution and who is not under sentence of imprisonment,

. . . . .

**(2) Subsection 67 (3) of the said Act is amended by striking out “husband or wife” in the fourth line and inserting in lieu thereof “or spouse”.**

**(3) A person who is an inmate in a penal or correctional institution and who is not under sentence of imprisonment may vote by proxy in the regular elections to be held in 1985 under the said Act in the polling subdivision in which the person normally resides notwithstanding that the person’s name is not entered in the polling list for the subdivision and notwithstanding that the person has not obtained a certificate under section 33 of the said Act.**

**(4) A person who is entitled to vote by proxy under subsection (3) may appoint in writing in Form 1 as the person’s voting proxy any other person who is eligible as an elector in the municipality in which the person appointing the proxy normally resides.**

(5) Subsections 67 (3) to (10) of the said Act apply with necessary modifications where a proxy is appointed under subsection (4).

(6) If a person appointed as a voting proxy under subsection (4) applies to a deputy returning officer at a polling place for a ballot and the name of the person who appointed the proxy does not appear on the polling list or in a certificate issued under section 33 of the said Act as entitled to vote at the polling place, the name of the person appointing the proxy and the person's normal address shall be entered on the polling list by the deputy returning officer and the voting proxy shall be entitled to receive a ballot and to vote if the voting proxy has made the statutory declaration before the clerk in the form set out in Form 1 and otherwise establishes his or her identity to the satisfaction of the deputy returning officer and takes the oath required by subsection 67 (8) of the said Act.

10. Clause 121 (1) (e) of the said Act, as re-enacted by the Statutes of Ontario, 1982, chapter 37, section 25, is repealed.

11.—(1) This Act, except sections 3, 4, 6 and 7, shall be deemed to have come into force on the 3rd day of September, 1985. Commence-  
ment

(2) Sections 3, 4, 6 and 7 come into force on the 1st day of July, 1988. Idem

12. The short title of this Act is the *Municipal Elections Amendment Act, 1985*. Short title

**FORM 1***Municipal Elections Amendment Act, 1985***APPOINTMENT OF VOTING PROXY  
BY PERSON NOT UNDER SENTENCE**

This Form to be completed in duplicate.

**Part I: To be completed by person appointing proxy.**

1. My name is .....  
(first names) (last name)

2. I am an inmate of .....  
(name of institution)

3. I normally reside at .....  
(street address or lot and concession)

.....  
(municipality)

4. I hereby appoint.....  
(first names) (last name)

as my proxy to vote in the regular elections to be held in the municipality  
named above in 1985. He/She lives at

.....  
(street address or lot and concession)

.....  
(municipality)

(Note the person appointed must be entitled to vote in the municipality in  
which the election is being held.)

5. Indicate (x) in the appropriate spaces below, the facts applicable to you:

- ☐ Resident in municipality  
☐ Spouse of owner of land in the municipality  
☐ Owner of land in municipality  
☐ Spouse of tenant of land in municipality  
☐ Separate school elector  
☐ Tenant of land in municipality  
☐ Public school elector

6. I have not voted in the elections being held in 1985 in the municipality  
named above in paragraph 3.



7. I am entitled to have my name entered on the polling list for the appropriate polling subdivision in which I normally reside and to vote in the elections to be held in 1985 in the municipality named above in paragraph 3.

8. Date.....

.....  
Signature of person appointing voting proxy

**Part II: Statutory declaration of voting proxy to be made before the clerk of the municipality.**

I, ....., the undersigned voting proxy, hereby solemnly declare that I am the person appointed as voting proxy by Part I of this form.

I declare that I am entitled to vote at the elections now pending in the municipality named in paragraph 3 of Part I of this form.

I further declare that the person appointing me as voting proxy is entitled to have his or her name entered on the polling list and vote at the elections to be held in the municipality named in paragraph 3 of Part I of this form.

And I make this solemn declaration conscientiously believing it to be true and knowing that it is of the same force and effect as if made under oath.

DECLARED before me at

.....

of .....

in the ..... of .....

this.....day of....., 1985.

.....  
Clerk of the municipality

.....  
Name of Municipality

.....  
Signature of voting proxy

**Part III: Certificate to be completed by the clerk of the municipality.**

I certify that:

1. I am satisfied that the person appointing a voting proxy by Part I of this form is entitled to vote at the municipal elections in this municipality in 1985.

2. the person referred to in paragraph 1 is entitled to vote in polling subdivision number ..... (for ward number.....).

3. the person appointed as voting proxy by Part I of this form is a duly qualified elector in this municipality.

.....  
Signature of Clerk

.....  
Date Certified

.....  
Name of Municipality

## CHAPTER 5

### **An Act to amend certain Ontario Statutes to conform to section 6 of the Canadian Charter of Rights and Freedoms**

*Assented to November 8th, 1985*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

**1.** Section 3 of the *Bridges Act*, being chapter 49 of the Revised Statutes of Ontario, 1980, is repealed.

**2.**—(1) Subsection 29 (1) of the *Commodity Futures Act*, being chapter 78 of the Revised Statutes of Ontario, 1980, is amended by striking out “or if he is not a resident of Ontario at the date of such application” in the fourth and fifth lines.

(2) Subsection 29 (2) of the said Act is amended by striking out “or is not a resident of Ontario at the date of such application” in the fifth and sixth lines.

**3.** Subclause 36 (2) (d) (i) of the *Funeral Services Act*, being chapter 180 of the Revised Statutes of Ontario, 1980, is amended by striking out “resident of Ontario” in the third line and inserting in lieu thereof “permanent resident of Canada”.

**4.** Section 307 of the *Insurance Act*, being chapter 218 of the Revised Statutes of Ontario, 1980, is amended by striking out “and the secretary and treasurer are *bona fide* residents in Ontario” in the third and fourth lines.

**5.** Clause 4 (1) (a) of the *Lightning Rods Act*, being chapter 239 of the Revised Statutes of Ontario, 1980, is amended by striking out “who shall be a resident of Ontario” in the third line.

**6.** Clause 5 (2) (a) of the *Ontario Deposit Insurance Corporation Act*, being chapter 328 of the Revised Statutes of Ontario, 1980, is repealed and the following substituted therefor:

- (a) is not a Canadian citizen or a person lawfully admitted to Canada as a permanent resident who ordinarily resides in Canada.

**7.—**(1) Subsection 31 (1) of the *Securities Act*, being chapter 466 of the Revised Statutes of Ontario, 1980, is amended by striking out “or if he is not a resident of Ontario at the date of the application” in the fourth and fifth lines.

(2) Subsection 31 (2) of the said Act is amended by striking out “or is not a resident of Ontario at the date of the application” in the fifth and sixth lines.

**8.—**(1) Clause 17 (1) (b) of the *Surveyors Act*, being chapter 492 of the Revised Statutes of Ontario, 1980, is repealed and the following substituted therefor:

- (b) is a citizen of Canada or a permanent resident of Canada.

(2) Clause 17 (1) (c) of the said Act is amended by inserting after “articles” in the second line “in Ontario”.

(3) Clause 18 (b) of the said Act is repealed and the following substituted therefor:

- (b) is a citizen of Canada or a permanent resident of Canada.

Commence-  
ment

**9.** This Act comes into force on the day it receives Royal Assent.

Short title

**10.** The short title of this Act is the *Mobility Rights Statute Law Amendment Act, 1985*.



CHAPTER 6

An Act respecting the  
Enforcement of  
Support and Custody  
Orders

*Assented to November 8th, 1985*

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	18. Short title

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

Definitions	<b>1.</b> —(1) In this Act,
“ordonnance de garde d’enfants”	“custody order” means a provision in an order of a court in or outside Ontario enforceable in Ontario for custody of a child, but not for access to a child, and includes such a provision, in a marriage contract, cohabitation agreement or separation agreement, that is enforceable under the <i>Children’s Law Reform Act</i> ;
R.S.O. 1980, c. 68	
“directeur”	“Director” means the Director of Support and Custody Enforcement appointed under section 2;
“ordonnance alimentaire”	“support order” means a provision in an order made in or outside Ontario and enforceable in Ontario for the payment of money as support or maintenance, and includes a provision for,

## CHAPITRE 6

### Loi concernant l'exécution d'ordonnances alimentaires et de garde d'enfants

*Sanctionnée le 8 novembre 1985*

#### TABLE DES MATIÈRES

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5. Exécution réservée au directeur	12. Ordonnance de ne pas faire
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7. Accord avec le gouvernement fédéral	14. Imputation des paiements
	15, 16. Modifications supplémentaires
	17. Entrée en vigueur
	18. Titre abrégé

SA MAJESTÉ, sur l'avis et avec le consentement de l'Assemblée législative de la province de l'Ontario, décrète ce qui suit :

**1** (1) Les définitions qui suivent s'appliquent à la présente loi. Définitions

«directeur» Le directeur de l'exécution des ordonnances alimentaires et de garde d'enfants nommé aux termes de l'article 2. «Director»

«ordonnance alimentaire» Disposition contenue dans l'ordonnance émanant d'un tribunal de l'Ontario ou situé hors de cette compétence et exécutoire en Ontario, et qui a trait au versement de sommes d'argent à titre d'aliments ou d'entretien. S'entend en outre de la disposition portant sur : «support order»

- (a) the payment of an amount periodically, whether annually or otherwise and whether for an indefinite or limited period, or until the happening of a specified event,
- (b) a lump sum to be paid or held in trust,
- (c) property to be transferred to or in trust for or vested in a party, whether absolutely, for life or for a term of years,
- (d) one spouse to be given exclusive possession of a matrimonial home or part of it for life or for the lesser period that the court directs,
- (e) a spouse to whom exclusive possession of a matrimonial home is given to make the periodic payments to the other spouse that are prescribed in the order,
- (f) one spouse to be given exclusive possession of the contents of a matrimonial home or household goods or any part of them,
- (g) a spouse to pay for the repair and maintenance of a matrimonial home or to pay other liabilities arising in respect of it,
- (h) part or all of the money payable under the order to be paid into court or to another appropriate person or agency for the benefit of a party,
- (i) payment of support or maintenance in respect of a period before the date of the order,
- (j) payment to an agency of an amount in reimbursement for a benefit or assistance provided to a party under a statute, including a benefit or assistance provided before the date of the order,
- (k) payment of expenses in respect of a child's prenatal care and birth,



- a) le versement périodique d'une somme d'argent, notamment chaque année, pour une durée indéterminée ou limitée ou jusqu'à l'arrivée d'un événement donné;
- b) le versement, notamment en fiducie, d'une somme forfaitaire;
- c) le transfert, le versement en fiducie ou l'assignation d'un bien en faveur d'une partie, en propriété absolue, viagère, ou pour un nombre d'années déterminé;
- d) l'attribution à un conjoint de la possession exclusive du foyer conjugal ou d'une partie de celui-ci, soit à vie, soit pour la période plus courte que fixe le tribunal;
- e) le versement par le conjoint à qui est attribuée la possession exclusive du foyer conjugal, de paiements périodiques à l'autre conjoint, selon les prescriptions de l'ordonnance;
- f) l'attribution à un conjoint de la possession exclusive du contenu du foyer conjugal, des effets mobiliers ou d'une partie de ceux-ci;
- g) l'obligation, pour un conjoint, de pourvoir aux réparations et à l'entretien du foyer conjugal de même qu'aux frais qui en découlent;
- h) la consignation au tribunal ou le versement à la personne ou à l'organisme appropriés de la totalité ou d'une partie de la somme payable en vertu d'une ordonnance, au bénéfice d'une partie;
- i) le paiement d'aliments ou d'entretien relativement à une période de temps antérieure à la date de l'ordonnance;
- j) le versement à un organisme d'une somme à titre de remboursement de la prestation ou de l'aide procurée à une partie en vertu d'une loi, y compris une prestation ou une aide accordée avant la date de l'ordonnance;
- k) l'acquiescement des frais reliés aux soins prénatals et à la naissance d'un enfant;

- (l) the irrevocable designation, by a spouse who has a policy of life insurance or an interest in a benefit plan, of the other spouse or a child as the beneficiary,
- (m) the securing of payment under the order, by a charge on property or otherwise, or
- (n) interest or the payment of legal fees or other expenses arising in relation to support or maintenance,

and includes such a provision, in a marriage contract, cohabitation agreement or separation agreement, that is enforceable under section 35 of the *Family Law Act, 1986*.

1986, c. 4

Acting by  
solicitor

(2) Anything that this Act requires to be signed or done by a person, or that is referred to in this Act as signed or done by a person, may be signed or done by a lawyer acting on the person's behalf.

Act binds  
Crown

(3) This Act binds the Crown.

Director of  
Support and  
Custody  
Enforcement

**2.—**(1) There shall be a Director of Support and Custody Enforcement who shall be appointed by the Lieutenant Governor in Council.

Duty and  
powers of  
Director

(2) It is the duty of the Director to enforce support and custody orders that are filed in the Director's office, in the manner, if any, that appears practical and the Director may, for the purpose, commence and conduct a proceeding and take steps for the enforcement of the order in the Director's name for the benefit of the person entitled to enforcement of the order, or of that person's child.

Idem

(3) The Director may enforce the payment of arrears of support under a support order although they were incurred before the order was filed in the Director's office or before this Act comes into force.

- l) la désignation irrévocable par le conjoint titulaire d'une police d'assurance-vie ou d'un droit dans un régime d'avantages sociaux de l'autre conjoint ou d'un enfant comme bénéficiaire;
- m) la garantie des paiements ordonnés, notamment au moyen d'une sûreté sur un bien;
- n) le versement d'intérêts, le paiement de frais juridiques ou d'autres frais engagés relativement à l'obligation alimentaire ou d'entretien.

S'entend en outre de la disposition semblable, contenue dans un contrat de mariage, un accord de cohabitation ou un accord de séparation, exécutoire aux termes de l'article 35 de la *Loi de 1986 sur le droit de la famille*.

1986,  
chap. 4

«ordonnance de garde d'enfants» Disposition contenue dans l'ordonnance émanant d'un tribunal de l'Ontario ou situé hors de cette compétence et exécutoire en Ontario et qui a trait à la garde d'un enfant, mais non au droit de visite relatif à l'enfant. S'entend en outre de la disposition semblable, contenue dans un contrat de mariage, un accord de cohabitation ou un accord de séparation, exécutoire en vertu de la *Loi portant réforme du droit de l'enfance*.

«custody  
order»

L.R.O. 1980,  
chap. 68

(2) Tout ce que la présente loi exige qu'une personne signe ou fasse ou tout ce qui est mentionné dans la présente loi comme étant signé ou fait par cette personne, peut l'être par un avocat qui agit pour le compte de cette personne.

Agir par  
avocat

(3) La présente loi lie la Couronne.

Loi lie la  
Couronne

**2** (1) Il est nommé par le lieutenant-gouverneur en conseil un directeur de l'exécution des ordonnances alimentaires et de garde d'enfants.

Le directeur  
de l'exécution  
des ordon-  
nances ali-  
mentaires  
et de garde  
d'enfants

(2) Il incombe au directeur d'exécuter les ordonnances alimentaires et de garde d'enfants déposées à son bureau d'une façon, s'il en est, qui lui paraît pratique. Celui-ci peut, à cet égard, en tant que directeur, intenter ou poursuivre un recours au bénéfice de la personne qui a droit à l'exécution de l'ordonnance ou de l'enfant de cette personne et prendre les mesures nécessaires à l'exécution de l'ordonnance.

Attributions  
du directeur

(3) Le directeur peut assurer l'exécution de l'arriéré aux termes d'une ordonnance alimentaire, même si cet arriéré était échu antérieurement au dépôt de l'ordonnance au bureau du directeur ou à l'entrée en vigueur de la présente loi.

Idem

Fees (4) The Director shall not charge a fee for services to persons on whose behalf he or she acts.

Enforcement officers (5) The Director may appoint employees of the Director's office as enforcement officers for the purposes of this Act.

Powers of enforcement officers (6) An enforcement officer may act for the Director and in his or her name.

Filing of orders **3.—**(1) A support or custody order may be filed in the Director's office by a person entitled to support or custody under it, or by a parent of a child entitled to support under it.

Filing of support orders by Minister (2) A support order may be filed in the Director's office by the Minister of Community and Social Services.

Filing of support orders by the court (3) Every support order made by a court in Ontario, except a provisional order, shall,

(a) in its operative part, state that unless the order is withdrawn from the Director's office, it shall be enforced by the Director and that amounts owing under the order shall be paid to the Director, who shall pay them to the person to whom they are owed; and

(b) be filed in the Director's office by the clerk or registrar of the court that made it, forthwith after it is signed,

unless the person who instituted the proceeding files with the court and the Director's office a written notice signed by the person stating that he or she does not wish to have the order enforced by the Director.

Filing of support orders made outside jurisdiction (4) Every support order made by a court outside Ontario that is received by the Ministry of the Attorney General or a court for enforcement in Ontario shall be filed in the Director's office forthwith after it is received, unless it is accompanied by a written notice signed by the person seeking to enforce the order, stating that he or she does not wish to have the order enforced by the Director.

(4) Le directeur ne peut exiger d'honoraires pour les services dispensés aux personnes pour le compte desquelles il agit.

Honoraires

(5) Le directeur peut, pour l'application de la présente loi, désigner comme agents d'exécution des employés de son bureau.

Agents  
d'exécution

(6) L'agent d'exécution peut agir au nom et pour le compte du directeur.

Pouvoirs des  
agents  
d'exécution

**3** (1) L'ordonnance alimentaire ou de garde d'enfants peut être déposée au bureau du directeur par la personne qui a droit aux aliments en vertu de l'ordonnance, par celle à qui est confiée la garde d'un enfant aux termes de l'ordonnance, ou par le père ou la mère de l'enfant qui a droit aux aliments en vertu de l'ordonnance.

Dépôt de  
l'ordonnance

(2) L'ordonnance alimentaire peut être déposée au bureau du directeur par le ministre des Services sociaux et communautaires.

Dépôt des  
ordonnances  
alimentaires  
par le  
ministre

(3) L'ordonnance alimentaire, autre que l'ordonnance conditionnelle, rendue par un tribunal de l'Ontario, doit :

Dépôt des  
ordonnances  
alimentaires  
par le  
tribunal

- a) d'une part, contenir dans son dispositif la mention que l'ordonnance, à moins d'être retirée du bureau du directeur, sera exécutée par ce dernier et que les sommes dues aux termes de l'ordonnance seront versées au directeur, qui les versera à leurs créanciers;
- b) d'autre part, être déposée au bureau du directeur dès qu'elle a été signée, par le greffier du tribunal qui l'a rendue,

sauf si l'auteur de l'instance dépose auprès du tribunal et au bureau du directeur un avis écrit, signé de sa main, selon lequel l'exécution de l'ordonnance par le directeur n'est pas requise.

(4) L'ordonnance alimentaire rendue par un tribunal situé hors de l'Ontario et reçue par le ministère du Procureur général ou le tribunal chargé de l'exécution de l'ordonnance en Ontario est déposée au bureau du directeur dès sa réception, sauf si l'ordonnance s'accompagne d'un avis écrit signé de la main de la personne qui en requiert l'exécution, selon laquelle son exécution par le directeur n'est pas requise.

Dépôt des  
ordonnances  
alimentaires  
en dehors de  
la compétence  
législative

Filing of past  
support  
orders  
enforced by  
court  
R.S.O. 1980,  
c. 152

(5) A support order that was made before this Act comes into force and filed for enforcement under section 27 of the *Family Law Reform Act* shall be filed in the Director's office by the clerk of the court in which it is filed, forthwith after this Act comes into force.

Withdrawal  
of filing

4.—(1) A support or custody order filed in the office of the Director may be withdrawn by a written notice signed by the person by whom or on whose behalf it was filed.

Filing by  
Minister

R.S.O. 1980,  
cc. 151, 188

(2) If a person who is entitled to support under a support order has applied and is eligible for, or has received, a benefit under the *Family Benefits Act* or assistance under the *General Welfare Assistance Act*, the Minister of Community and Social Services may file the order in the Director's office, whether the notice referred to in subsection 3 (3) or (4) has been given or not, and the order shall not be withdrawn except by that Minister or with his or her written consent.

Refiling

(3) A support order or custody order that has been withdrawn may be refiled at any time by any person entitled to file the order under section 3.

Notice of  
filings and  
withdrawals

(4) The Director shall give notice of the filing or withdrawal of a support or custody order to all the parties to the order, and to the Minister of Community and Social Services at his or her request.

Enforcement  
by Director  
exclusive

5. No person other than the Director shall enforce a support or custody order that is filed in the Director's office.

Access by  
Director to  
information

6.—(1) The Director may, for the purposes of enforcing a support or custody order,

(5) L'ordonnance alimentaire rendue antérieurement à l'entrée en vigueur de la présente loi, doit, en vue de son exécution aux termes de l'article 27 de la *Loi portant réforme du droit de la famille*, être déposée au bureau du directeur par le greffier du tribunal où elle est déposée, dès l'entrée en vigueur de la présente loi.

Exécution par le tribunal des ordonnances antérieures  
L.R.O. 1980, chap. 152

**4** (1) L'ordonnance alimentaire ou de garde d'enfants déposée au bureau du directeur peut être retirée au moyen d'un avis écrit signé par la personne qui l'a déposée ou par celle qui l'a fait pour le compte de cette dernière.

Retrait du dépôt

(2) Si une personne qui a droit aux aliments aux termes d'une ordonnance alimentaire a fait une demande en vue d'obtenir une prestation ou une aide en vertu de la *Loi sur les prestations familiales* ou de la *Loi sur l'aide sociale générale*, y est admissible ou l'a effectivement reçue, le ministre des Services sociaux et communautaires peut déposer l'ordonnance au bureau du directeur, que l'avis visé au paragraphe 3 (3) ou (4) ait été donné ou non. L'ordonnance ne peut toutefois être retirée que par le ministre ou avec son consentement écrit.

Dépôt par le ministre

L.R.O. 1980, chap. 151 et 188

(3) L'ordonnance alimentaire ou de garde d'enfants qui a été retirée peut être déposée à nouveau par la personne fondée à déposer l'ordonnance aux termes de l'article 3.

Nouveau dépôt

(4) Le directeur donne avis du dépôt ou du retrait d'une ordonnance alimentaire ou de garde d'enfants à ceux qui en sont parties, et au ministre des Services sociaux et communautaires à sa demande.

Avis de dépôts et retraits

**5** Seul le directeur peut exécuter l'ordonnance alimentaire ou de garde d'enfants qui est déposée à son bureau.

Exécution réservée au directeur

**6** (1) Aux fins de l'exécution de l'ordonnance alimentaire ou de garde d'enfants, le directeur peut :

Accès du directeur aux renseignements

- (a) obtain from any person or public body information that is shown on a record in the person's or body's possession or control and indicates the place of employment, address or location of the person against whom the order is being enforced; and
- (b) provide information obtained under clause (a) to a person performing similar functions in another jurisdiction.

Information  
confidential

(2) Information obtained under clause (1) (a) shall not be disclosed except,

- (a) to the extent necessary for the enforcement of the order;
- (b) as provided in clause (1) (b); or
- (c) to a police officer who needs the information for a criminal investigation that is likely to assist the enforcement of the order.

Order of  
court for  
access to  
information

(3) If, on motion to a court, it appears that,

- (a) the Director has been refused information after making a demand under clause (1) (a); or
- (b) a person needs an order under this subsection for the enforcement of a support or custody order that is not filed in the Director's office,

the court may order any person or public body to provide the court or the person whom the court names with any information that is shown on a record in the possession or control of the person or public body and indicates the place of employment, address or location of the person against whom the order is being enforced.

Costs

(4) If the Director has been refused information after making a demand under clause (1) (a) and obtains an order under subsection (3), the court shall award the costs of the motion to the Director.



- a) se procurer auprès d'une personne ou d'un organisme public des renseignements qui figurent aux dossiers que ceux-ci ont en leur possession ou sous leur contrôle, concernant le lieu de travail ou l'adresse personnelle de la personne atteinte par l'ordonnance ou l'endroit où elle se trouve;
- b) fournir les renseignements obtenus aux termes de l'alinéa a) à la personne qui exerce des fonctions analogues auprès d'une autre compétence.

(2) La divulgation des renseignements obtenus aux termes de l'alinéa (1) a) est interdite sauf :

Renseignements confidentiels

- a) dans la mesure nécessaire à l'exécution de l'ordonnance;
- b) en conformité avec l'alinéa (1) b);
- c) à l'agent de police à qui ces renseignements sont nécessaires aux fins de mener une enquête policière qui aidera vraisemblablement à l'exécution de l'ordonnance.

(3) Le tribunal peut ordonner à quiconque, notamment un organisme public, de lui fournir ou de fournir à la personne qu'il désigne les renseignements que celui-ci a en sa possession concernant le lieu de travail ou l'adresse personnelle de la personne atteinte par l'ordonnance ou l'endroit où elle se trouve. Ceci, dans le cas où le tribunal est saisi d'une motion selon laquelle :

Ordonnance du tribunal concernant l'accès aux renseignements

- a) le directeur s'est vu refuser les renseignements dont il a fait la demande aux termes de l'alinéa (1) a);
- b) le fait de rendre une ordonnance en vertu du présent paragraphe est nécessaire afin de permettre l'exécution d'une ordonnance alimentaire ou de garde d'enfants, qui n'a pas été déposée au bureau du directeur.

(4) Si le directeur s'est vu refuser les renseignements demandés aux termes de l'alinéa (1) a) et a obtenu une ordonnance en vertu du paragraphe (3), le tribunal lui accorde les dépens de la motion.

Dépens

Information  
confidential

(5) Information obtained under an order under subsection (3) shall be sealed in the court file and shall not be disclosed except,

- (a) as permitted by the order or a subsequent order;
- (b) to the extent necessary for the enforcement of the support or custody order;
- (c) as provided in clause (1) (b); or
- (d) to a police officer who needs the information for a criminal investigation that is likely to assist the enforcement of the order.

Section  
governs

(6) This section applies despite any other Act or regulation and despite any common law rule of confidentiality.

Federal-  
provincial  
agreement

**7.**—(1) The Attorney General may, on behalf of the Government of Ontario, enter into an agreement with the Government of Canada concerning the searching for and the release of information under Part I of the *Family Orders and Agreements Enforcement Assistance Act* (Canada).

S.C. 1986,  
c. ...

Information  
obtained  
from federal  
government  
S.C. 1986,  
c. ...

(2) The Director shall not disclose information obtained under the *Family Orders and Agreements Enforcement Assistance Act* (Canada) for the enforcement of a support or custody order, except to the extent necessary for the enforcement of the order.

Definition

**8.** In sections 9, 11 and 13, “court” means the Provincial Court (Family Division) or the Unified Family Court.

Recognition  
of extra-  
provincial  
garnishments

**9.**—(1) On the filing of a garnishment process that,

- (a) is issued outside Ontario and is directed to a garnishee in Ontario;
- (b) states that it is issued in respect of support or maintenance; and
- (c) is written in or accompanied by a sworn or certified translation into English or French,

(5) Les renseignements obtenus en vertu d'une ordonnance rendue aux termes du paragraphe (3) sont conservés sous pli scellé dans le dossier du tribunal et ne doivent pas être divulgués, sauf :

Renseignements confidentiels

- a) si l'ordonnance ou une ordonnance ultérieure le permettent;
- b) dans la mesure nécessaire à l'exécution de l'ordonnance alimentaire ou de garde d'enfants;
- c) en conformité avec l'alinéa (1) b);
- d) à l'agent de police à qui ces renseignements sont nécessaires aux fins de mener une enquête policière qui aidera vraisemblablement à l'exécution de l'ordonnance.

(6) Le présent article est applicable malgré une autre loi ou un autre règlement et malgré toute règle de *common law* concernant le caractère confidentiel de renseignements.

Priorité de l'article

**7** (1) Le procureur général peut, au nom du gouvernement de l'Ontario, conclure un accord avec le gouvernement fédéral en vue de la recherche et de la communication de renseignements au titre de la Partie I de la *Loi d'aide à l'exécution des ordonnances et des ententes familiales* (Canada).

Accord avec le gouvernement fédéral

S.C. 1986, chap. ...

(2) Le directeur ne divulgue pas les renseignements obtenus aux termes de la *Loi d'aide à l'exécution des ordonnances et des ententes familiales* (Canada) en vue de l'exécution d'une ordonnance alimentaire ou de garde d'enfants, sauf dans la mesure nécessaire à l'exécution de l'ordonnance.

Renseignements obtenus du gouvernement fédéral  
S.C. 1986, chap. ...

**8** Pour l'application des articles 9, 11 et 13, «tribunal» s'entend de la Cour provinciale (Division de la famille) ou de la Cour unifiée de la famille.

Définition «court»

**9** (1) Lors du dépôt d'un bref de saisie-arrêt :

Reconnaissance des saisies-arrêts extra-provinciales

- a) délivré en dehors de l'Ontario et destiné au tiers saisi en Ontario;
- b) qui porte une mention selon laquelle il a trait à des aliments;
- c) qui est écrit en anglais ou en français ou s'accompagne d'une traduction en l'une de ces langues, authentifiée sous serment ou certifiée conforme,

the clerk of the court shall issue a notice of garnishment to enforce the support or maintenance obligation.

Foreign  
currencies  
1984, c. 11

(2) If the garnishment process refers to an obligation in a foreign currency, section 131 of the *Courts of Justice Act, 1984* applies with necessary modifications.

Registration  
against land

**10.**—(1) A support order may be registered in the proper land registry office against the land of the person against whom an obligation to pay money under the order is enforceable, and on registration the obligation under the order becomes a charge on the property.

Sale of  
property

(2) A charge created by subsection (1) may be enforced by sale of the property against which it is registered in the same manner as a sale to realize on a mortgage.

Discharge or  
postponement  
of charge

(3) A court may order the discharge, in whole or in part, or the postponement of a charge created by subsection (1), on such terms as to security or other matters as the court considers just.

Director to  
be served

(4) An order under subsection (3) may be made only after notice to the Director.

Filing of  
financial  
statement  
with Director

**11.**—(1) When a support order that is filed in the Director's office is in default, the Director may prepare a statement of the arrears, not including arrears that accrued before this Act comes into force, and the Director may, by notice served on the debtor together with the statement of arrears, require the debtor to file in the Director's office a financial statement in the form prescribed by the rules of the court and to appear before the court to explain the default.

Filing  
financial  
statement  
in court

(2) When an obligation to pay money under a support order that is not filed in the Director's office is in default, on the filing of a request, together with a statement of arrears in the form prescribed by the rules of the court, the clerk of the court shall, by notice served on the debtor together with the statement of arrears, require the debtor to file a financial statement in the form prescribed by the rules of the court and to appear before the court to explain the default.

Arrest of  
debtor

(3) Where the debtor fails to file the financial statement or to appear as the notice requires, the court may issue a warrant for the debtor's arrest for the purpose of bringing him or her before the court.

le greffier du tribunal délivre un avis de saisie-arrêt en vue de l'exécution de l'obligation alimentaire.

(2) Si le bref de saisie-arrêt a trait à une obligation en devises étrangères, l'article 131 de la *Loi de 1984 sur les tribunaux judiciaires* s'applique avec les adaptations nécessaires.

Devises étrangères  
1984,  
chap. 11

**10** (1) L'ordonnance alimentaire peut être enregistrée sur les biens-fonds du débiteur de l'ordonnance au bureau compétent d'enregistrement immobilier. L'obligation découlant de l'ordonnance constitue alors une charge sur les biens.

Enregistrement sur les biens-fonds

(2) La charge constituée aux termes du paragraphe (1) peut être réalisée par la vente des biens sur lesquels celle-ci est enregistrée comme s'il s'agissait de l'exercice du droit de vente en justice afin de réaliser l'hypothèque.

Vente des biens

(3) Le tribunal peut ordonner la mainlevée, même partielle, ou la cession du rang de la charge constituée aux termes du paragraphe (1) aux conditions qu'il estime pertinentes, notamment en ce qui a trait aux sûretés.

Mainlevée ou cession de rang

(4) L'ordonnance aux termes du paragraphe (3) ne peut être rendue qu'après que le directeur en a été avisé.

Signification au directeur

**11** (1) Si le débiteur est en défaut aux termes d'une ordonnance alimentaire qui est déposée au bureau du directeur, le directeur peut dresser un relevé de l'arriéré, à l'exclusion de celui couru avant l'entrée en vigueur de la présente loi. Il peut ensuite signifier le relevé au débiteur, accompagné d'un avis lui enjoignant de déposer à son bureau un état financier dans la forme prescrite par les règles de pratique et de comparaître devant le tribunal pour y exposer les motifs de son défaut.

Dépôt de l'état financier auprès du directeur

(2) Si le débiteur est en défaut aux termes d'une ordonnance alimentaire qui n'est pas déposée au bureau du directeur, le greffier du tribunal, lors du dépôt d'une demande qui s'accompagne d'un relevé de l'arriéré dans la forme prescrite par les règles de pratique, signifie au débiteur un avis, accompagné de ce relevé, lui enjoignant de déposer un état financier dans la forme prescrite par les règles de pratique et de comparaître devant le tribunal pour y exposer les motifs de son défaut.

Dépôt de l'état financier auprès du tribunal

(3) Le tribunal peut décerner un mandat d'arrêt contre le débiteur en défaut de déposer l'état financier ou de comparaître, tel qu'exigé aux termes de l'avis, afin que le débiteur soit amené devant le tribunal.

Arrestation du débiteur

## Bail

R.S.O. 1980,  
c. 400

(4) Section 134 (interim release by justice of the peace) of the *Provincial Offences Act* applies with necessary modifications to an arrest under the warrant.

Presumptions  
at hearing

(5) At the default hearing, unless the contrary is shown, the debtor shall be presumed to have the ability to pay the arrears and to make subsequent payments under the order, and the statement of arrears prepared and served by the Director shall be presumed to be correct as to arrears accruing while the order is filed in the office of the Director.

Powers  
of court

(6) The court may, unless it is satisfied that there are no arrears or that the debtor is unable for valid reasons to pay the arrears or to make subsequent payments under the order, order that the debtor,

- (a) discharge the arrears by such periodic payments as the court considers just;
- (b) discharge the arrears in full by a specified date;
- (c) comply with the order to the extent of the debtor's ability to pay, but an order under this clause does not affect the accruing of arrears;
- (d) provide security in such form as the court directs for the arrears and subsequent payment;
- (e) report periodically to the court, the Director or a person specified in the order;
- (f) provide to the court, the Director or a person specified in the order particulars of any future change of address or employment as soon as they occur;
- (g) be imprisoned continuously or intermittently for not more than ninety days unless the arrears are sooner paid; and

(4) L'article 134 de la *Loi sur les infractions provinciales* (libération provisoire par un juge de paix) s'applique, avec les adaptations nécessaires, à l'arrestation effectuée en vertu du mandat.

Mise en liberté sous caution  
L.R.O. 1980, chap. 400

(5) Sauf preuve du contraire, le débiteur est présumé, lors de l'audience concernant le défaut, être en mesure d'acquitter l'arriéré et d'effectuer les paiements ultérieurs aux termes de l'ordonnance. Le relevé de l'arriéré dressé et signifié par le directeur, est alors présumé exact quant à l'arriéré couru pendant que l'ordonnance est déposée au bureau du directeur.

Présomptions  
lors de  
l'audience

(6) Sauf s'il ne reconnaît pas d'arriéré ou s'il estime que le débiteur, pour des motifs valables, ne peut acquitter l'arriéré ou effectuer de paiements ultérieurs aux termes de l'ordonnance, le tribunal peut, par ordonnance :

Pouvoirs du  
tribunal

- a) enjoindre au débiteur d'acquitter l'arriéré au moyen de paiements périodiques que le tribunal estime équitables;
- b) enjoindre au débiteur d'acquitter la totalité de l'arriéré antérieurement à une date fixée;
- c) enjoindre au débiteur de se conformer à l'ordonnance en proportion de ses facultés, l'ordonnance aux termes de cet alinéa n'affectant pas toutefois l'accumulation de l'arriéré;
- d) enjoindre au débiteur de fournir des sûretés selon le mode fixé par le tribunal, en garantie de l'arriéré et des paiements ultérieurs;
- e) enjoindre au débiteur de se présenter, à intervalles réguliers, au tribunal, au directeur ou à la personne précisée dans l'ordonnance;
- f) enjoindre au débiteur de communiquer immédiatement au tribunal, au directeur ou à la personne précisée dans l'ordonnance les détails de tout changement d'adresse ou d'emploi;
- g) sous réserve de l'acquittement préalable de l'arriéré, ordonner l'incarcération du débiteur de façon continue ou intermittente pour une période ne dépassant pas quatre-vingt-dix jours;

- (h) be imprisoned continuously or intermittently for not more than ninety days on default in any payment ordered under this subsection.

Power to  
vary order

(7) The court that made an order under subsection (6) may vary the order on motion if there is a material change in the debtor's circumstances.

Imprisonment  
does not  
discharge  
arrears

(8) Imprisonment of a debtor under clause (6) (g) or (h) does not discharge arrears under an order.

Realizing  
on security

(9) An order for security under clause (6) (d) or a subsequent order of the court may provide for the realization of the security by seizure, sale or other means, as the court directs.

Proof of  
service not  
necessary

(10) Proof of service on the debtor of a support order is not necessary for the purpose of a default hearing.

Joinder of  
default and  
variation  
hearings

(11) A default hearing under this section and a hearing on an application for variation of the support order in default may be held together or separately.

Spouses  
compellable  
witnesses

(12) Spouses are competent and compellable witnesses against each other on a default hearing.

Restraining  
order

**12.** A court may make an interim or final order restraining the disposition or wasting of assets that may hinder or defeat the enforcement of a support order.

Arrest of  
absconding  
debtor

**13.—**(1) If the court is satisfied that a debtor is about to leave Ontario and that there are reasonable grounds for believing that the debtor intends to evade his or her responsibilities under the order, the court may issue a warrant for the debtor's arrest for the purpose of bringing him or her before the court.

Bail  
R.S.O. 1980,  
c. 400

(2) Section 134 (interim release by justice of the peace) of the *Provincial Offences Act* applies with necessary modifications to an arrest under the warrant.



- h) ordonner l'incarcération du débiteur de façon continue ou intermittente pour une période ne dépassant pas quatre-vingt-dix jours s'il fait défaut d'effectuer un versement aux termes du présent paragraphe.

(7) Le tribunal qui a rendu l'ordonnance aux termes du paragraphe (6) peut la modifier à la suite d'une motion s'il survient un changement important dans la situation du débiteur.

Modification de l'ordonnance

(8) L'incarcération du débiteur aux termes de l'alinéa (6) g) ou h) n'emporte pas quittance de l'arriéré dû en vertu de l'ordonnance.

L'incarcération n'emporte pas quittance de l'arriéré

(9) L'ordonnance qui impose une sûreté aux termes de l'alinéa (6) d) ou l'ordonnance ultérieure rendue par le tribunal peuvent permettre la réalisation de cette sûreté, notamment au moyen de la saisie ou de la vente.

Réalisation de la sûreté

(10) La preuve de la signification préalable au débiteur de l'ordonnance alimentaire n'est pas nécessaire à la tenue d'une audience sur le défaut.

Preuve de signification non nécessaire

(11) L'audience sur le défaut en vertu du présent article et celle sur la requête en modification de l'ordonnance alimentaire qui fait l'objet du défaut peuvent être tenues ensemble ou séparément.

Jonction d'audiences

(12) Les conjoints constituent, aux fins de l'audience sur le défaut, des témoins habiles à témoigner et contraignables qui peuvent déposer l'un contre l'autre.

Conjoints témoins contraignables

**12** Le tribunal peut rendre une ordonnance provisoire ou définitive afin d'interdire l'aliénation ou la dilapidation des biens qui peut entraver ou empêcher l'exécution de l'ordonnance alimentaire.

Ordonnance de ne pas faire

**13** (1) Si le tribunal est convaincu que le débiteur se prépare à quitter l'Ontario et qu'il existe des motifs raisonnables de croire que celui-ci a l'intention de se soustraire à une ordonnance alimentaire rendue contre lui, le tribunal peut décerner un mandat d'arrêt contre le débiteur afin que celui-ci soit amené devant le tribunal.

Arrestation du débiteur en fuite

(2) L'article 134 de la *Loi sur les infractions provinciales* (libération provisoire par un juge de paix) s'applique, avec les adaptations nécessaires, à l'arrestation effectuée en vertu du mandat.

Mise en liberté sous caution  
L.R.O. 1980, chap. 400

Powers of  
court

(3) When the debtor is brought before the court, it may make any order provided for in subsection 11 (6).

Application  
of payments

**14.** Money paid on account of a support order shall be credited,

- (a) first to the principal amount most recently due and then to any interest owing on that amount; and
- (b) then to the balance outstanding in the manner set out in clause (a),

unless the debtor specifies otherwise at the time the payment is made or the court orders otherwise.

**15.—(1) Subsection 4 (5) of the *Creditors' Relief Act*, being chapter 103 of the Revised Statutes of Ontario, 1980, as re-enacted by the Statutes of Ontario, 1985, chapter 1, section 2, is repealed and the following substituted therefor:**

Money paid  
into  
provincial  
courts or  
Unified  
Family Court

(5) Where money recovered by garnishment is paid into the Provincial Court (Civil Division), the Provincial Court (Family Division) or the Unified Family Court, the sheriff is entitled to demand and receive it from the clerk of the court for the purpose of distributing it under this Act, except in so far as the priority created by subsection 4a (1) applies to the money.

**(2) Subsection 4a (1) of the said Act, as enacted by the Statutes of Ontario, 1985, chapter 1, section 3, is repealed and the following substituted therefor:**

Priority  
for support  
orders

(1) A support or maintenance order has priority over other judgment debts regardless of when an enforcement process is issued or served,

- (a) if the order is for periodic payments, in an amount not exceeding one year's support or maintenance at the rate current at the time of seizure or attachment; and
- (b) if the order is for a lump sum payment, in the amount of the lump sum.

Support  
orders  
rank  
equally

(1a) Support or maintenance orders rank equally with one another.

(3) Le tribunal peut rendre l'ordonnance visée au paragraphe 11 (6) dans le cas où le débiteur est amené devant lui.

Pouvoirs du  
tribunal

**14** Sauf indications contraires du débiteur lors du paiement ou si le tribunal l'ordonne autrement, les sommes versées à valoir sur la dette en vertu de l'ordonnance alimentaire sont imputées :

Imputation  
des paiements

- a) en premier lieu à la dette en principal la plus récente et par la suite, aux intérêts échus sur cette dette;
- b) en second lieu, au solde impayé, selon le mode prévu à l'alinéa a).

**15 (1) Le paragraphe 4 (5) de la Loi sur le désintéressement des créanciers, qui constitue le chapitre 103 des Lois refondues de l'Ontario de 1980, adopté de nouveau par l'article 2 du chapitre 1 des Lois de l'Ontario de 1985, est abrogé et remplacé par ce qui suit :**

(5) Where money recovered by garnishment is paid into the Provincial Court (Civil Division), the Provincial Court (Family Division) or the Unified Family Court, the sheriff is entitled to demand and receive it from the clerk of the court for the purpose of distributing it under this Act, except in so far as the priority created by subsection 4a (1) applies to the money.

Money paid  
into provin-  
cial courts or  
Unified  
Family Court

**(2) Le paragraphe 4a (1) de cette loi, adopté par l'article 3 du chapitre 1 des Lois de l'Ontario de 1985, est abrogé et remplacé par ce qui suit :**

(1) A support or maintenance order has priority over other judgment debts regardless of when an enforcement process is issued or served,

Priority for  
support  
orders

- (a) if the order is for periodic payments, in an amount not exceeding one year's support or maintenance at the rate current at the time of seizure or attachment; and
- (b) if the order is for a lump sum payment, in the amount of the lump sum.

(1a) Support or maintenance orders rank equally with one another.

Support  
orders rank  
equally

**16.—(1)** Subsection 25 (1) of the *Proceedings Against the Crown Act*, being chapter 393 of the Revised Statutes of Ontario, 1980, as re-enacted by the Statutes of Ontario, 1983, chapter 88, section 1, is amended by striking out “subsection (2)” in the first line and inserting in lieu thereof “subsections (2) and (2a)”.

(2) Section 25 of the said Act, as re-enacted by the Statutes of Ontario, 1983, chapter 88, section 1, is amended by adding thereto the following subsection:

Garnishment  
for support  
or  
maintenance

(2a) A garnishment may issue against the Crown for an amount owing or accruing under an order for support or maintenance.

(3) Subsection 25 (3) of the said Act, as re-enacted by the Statutes of Ontario, 1983, chapter 88, section 1, is amended by striking out “subsection (2)” in the third line and inserting in lieu thereof “subsections (2) and (2a)”.

Commence-  
ment

**17.** This Act comes into force on a day to be named by proclamation of the Lieutenant Governor.

Short title

**18.** The short title of this Act is the *Support and Custody Orders Enforcement Act, 1985*.

**16** (1) Le paragraphe 25 (1) de la *Loi sur les actions contre la Couronne*, qui constitue le chapitre 393 des Lois refondues de l'Ontario de 1980, adopté de nouveau par l'article 1 du chapitre 88 des Lois de l'Ontario de 1983, est modifié par substitution, à «subsection (2)» à la première ligne, de «subsections (2) and (2a)».

(2) L'article 25 de cette loi, adopté de nouveau par l'article 1 du chapitre 88 des Lois de l'Ontario de 1983, est modifié par adjonction du paragraphe suivant :

(2a) A garnishment may issue against the Crown for an amount owing or accruing under an order for support or maintenance. Garnishment  
for support or  
maintenance

(3) Le paragraphe 25 (3) de cette loi, adopté de nouveau par l'article 1 du chapitre 88 des Lois de l'Ontario de 1983, est modifié par substitution, à «subsection (2)» à la troisième ligne, de «subsections (2) and (2a)».

**17** La présente loi entre en vigueur le jour que le lieutenant-gouverneur fixe par proclamation. Entrée en  
vigueur

**18** Le titre abrégé de la présente loi est *Loi de 1985 sur l'exécution d'ordonnances alimentaires et de garde d'enfants*. Titre abrégé



## CHAPTER 7

### **An Act to amend the Municipal Elections Act**

*Assented to November 8th, 1985*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

**1. Section 17 of the *Municipal Elections Act*, being chapter 308 of the Revised Statutes of Ontario, 1980, is repealed and the following substituted therefor:**

**17.** The clerk shall divide or, when necessary for the purposes of section 18, redivide the municipality into polling subdivisions and, to enable the assessment commissioner to prepare the list referred to in section 19, the clerk shall forthwith after any such division or redivision inform the assessment commissioner of the boundaries of each subdivision.

**2. This Act shall be deemed to have come into force on the 1st day of April, 1985.**

**3. The short title of this Act is the *Municipal Elections Amendment Act, 1985* (No. 2).**





## CHAPTER 8

### **An Act respecting The Wellington County Board of Education and Teachers Dispute**

*Assented to November 26th, 1985*

Whereas The Wellington County Board of Education and its secondary school teachers have been negotiating terms and conditions of employment; and whereas a strike by the secondary school teachers against the board of education has continued since the 16th day of September, 1985; and whereas the board of education and its secondary school teachers have been unable to make an agreement as to terms and conditions of employment; and whereas the Commission has advised the Lieutenant Governor in Council that, in the opinion of the Commission, the continuance of the strike will place in jeopardy the successful completion of courses of study by the students affected; and whereas the public interest, and in particular, the interests of students, requires that the secondary school teachers return to and resume their duties and that means be found for the settlement of the matters in dispute between the board of education and its secondary school teachers;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

**1.—(1)** In this Act,

Definitions

“board” means The Wellington County Board of Education;

“branch affiliate” means the organization composed of all the teachers employed by the board who are members of The Ontario Secondary School Teachers’ Federation;

“mediator” means the person appointed by the Commission on the 27th day of June, 1985 to assist the parties in renewing their agreement;

“parties” means the board and the branch affiliate;

“school day” has the same meaning as in Ontario Regulation 822/82 (School Year and School Holidays);

“teachers” means the secondary school teachers employed on permanent or probationary contracts by the board.

Idem

R.S.O. 1980,  
c. 464

(2) In this Act, “agreement”, “Commission”, “lock-out” and “strike” have the same meanings as in the *School Boards and Teachers Collective Negotiations Act*.

Strike  
terminated

**2.**—(1) The teachers who are on strike against the board shall, on the first school day following the day this Act comes into force, return to and resume their duties in accordance with their contracts of employment and written collective understandings as agreed to by the parties and the recommendations made by the mediator to the parties on the 10th day of November, 1985 and filed with the Commission on the 12th day of November, 1985 and the board shall, on the first school day following the day this Act comes into force, resume the employment of such teachers in accordance with such contracts and written collective understandings and resume the normal operation of the schools in which the teachers are employed.

No strike  
or lock-out

(2) During the period from and including the first school day after the day this Act comes into force until the day the document referred to in section 3 is executed or deemed to be in effect, no teacher shall take part in a strike against the board and the board shall not lock out a teacher.

Exception

(3) Nothing in this Act precludes a teacher from not returning to and resuming his or her duties with the board for reasons of health or by mutual consent in writing of the teacher and the board.

Execution  
of agreement

**3.**—(1) Within thirty days after the day this Act comes into force, the parties shall prepare and execute a document containing all of the matters agreed to by the parties and all of the recommendations made by the mediator mentioned in subsection 2 (1), and the document thereupon constitutes an agreement.

Preparation  
of agreement  
by  
Commission

(2) If the parties fail to prepare and execute a document in the form of an agreement in accordance with subsection (1), each of the parties shall notify the Commission forthwith after the end of the period of time mentioned in that subsection and the Commission shall prepare a document in the form of an agreement containing all of the matters agreed to by the parties and all of the recommendations made by the mediator

and the Commission shall submit the document to the parties for execution.

(3) If the parties or either of them fail to execute the document within the period of time fixed by the Commission, and the Commission may fix such period of time, after the date the Commission submits the document to them, the document shall come into effect as though it had been executed by the parties and the document thereupon constitutes an agreement.

Failure  
to execute  
agreement

(4) The agreement between the parties shall be for the period from and including the 1st day of September, 1984 to and including the 31st day of August, 1986.

Term of  
agreement

4.—(1) Every teacher who contravenes any provision of this Act is guilty of an offence and on conviction is liable to a fine of not more than \$500 for each day upon which the contravention occurs or continues.

Contra-  
vention  
of Act by  
teacher

(2) Every party that contravenes any provision of this Act is guilty of an offence and on conviction is liable to a fine of not more than \$10,000 for each day upon which such contravention occurs or continues.

Contra-  
vention  
of Act by  
party

(3) Where the branch affiliate is guilty of an offence under this Act, every officer, official or agent thereof who assents to the commission of the offence is guilty of the offence and is liable to a fine of not more than \$500 for each day upon which the contravention by the branch affiliate occurs or continues.

Where  
branch  
affiliate  
guilty of  
offence

(4) Where the board is convicted of an offence under this Act,

Where board  
guilty of  
an offence

(a) each member of the board; and

(b) each officer, employee or agent of the board who was in whole or in part responsible for the conduct of that part of the business of the board that gave rise to the offence,

is guilty of an offence, unless he or she satisfies the court that he or she took all reasonable care to prevent the commission of the offence, and is liable to a fine of not more than \$500 for each day upon which the contravention by the employer occurs or continues.

(5) Subsections 77 (5) to (8) and sections 78 and 79 of the *School Boards and Teachers Collective Negotiations Act* apply with necessary modifications as if they were enacted in and form part of this Act.

Application  
of R.S.O.  
1980, c. 464

Commence-  
ment

**5.** This Act comes into force on the day it receives Royal Assent and is repealed on the day on which the agreement between the parties made under this Act comes into operation.

Short title

**6.** The short title of this Act is the *Wellington County Board of Education and Teachers Dispute Settlement Act, 1985*.

## CHAPTER 9

### **An Act to amend the Assessment Act**

*Assented to December 6th, 1985*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

**1. Subsection 63 (1) of the *Assessment Act*, being chapter 31 of the Revised Statutes of Ontario, 1980, as amended by the Statutes of Ontario, 1981, chapter 47, section 13, 1982, chapter 56, section 4, 1983, chapter 58, section 4 and 1984, chapter 49, section 1, is further amended,**

- (a) by striking out “and” at the end of clause (j);
- (b) by adding “and” at the end of clause (k); and
- (c) by striking out all that part of the subsection immediately following clause (k) and inserting in lieu thereof:
  - (l) subject to subsection (2) and to subsection 65 (3), the assessment roll of a municipality to be returned in the year 1985 shall be the assessment of all real property as set forth in the assessment roll returned for the year 1984 for taxation in the year 1985 as amended, added to or otherwise altered up to the date when the assessment roll for taxation in the year 1986 is returned,

provided that, where the assessor is of the opinion that an assessment to be shown on the assessment roll to be returned for the years 1974 to and including 1985 is inequitable with respect to the assessment of similar real property in the vicinity, the assessor may alter the value of the assessment to the extent necessary to make the assessment equitable with the assessment of such similar real property.

**2. Section 68 of the said Act, as re-enacted by the Statutes of Ontario, 1984, chapter 49, section 2, is repealed and the following substituted therefor:**

## Application

**68.** Section 65 ceases to be in force on the 16th day of December, 1986, but shall continue in force for the purpose of any pending complaint, appeal, proceeding or action that will affect taxes for the years 1971 to and including 1986.

**3.** Section 69 of the said Act, as re-enacted by the Statutes of Ontario, 1984, chapter 49, section 3, is repealed and the following substituted therefor:

## Application

**69.** Subject to section 70, subsection 24 (6) is not in force and remains inoperative until the 1st day of January, 1986.

Commence-  
ment

**4.** This Act comes into force on the 1st day of December, 1985.

## Short title

**5.** The short title of this Act is the *Assessment Amendment Act, 1985*.

## CHAPTER 10

### **An Act to amend the Regional Municipality of Hamilton-Wentworth Act**

*Assented to December 10th, 1985*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

**1. Section 24 of the *Regional Municipality of Hamilton-Wentworth Act*, being chapter 437 of the Revised Statutes of Ontario, 1980, is amended by adding thereto the following subsections:**

(1a) The Regional Corporation and The Corporation of the City of Hamilton, by agreement, may separate the assets and liabilities of the retirement plan established under By-law No. 7970 of the City of Hamilton so that, upon the separation, the assets and liabilities related to employees of The Corporation of the City of Hamilton and of persons who at the time of retirement were employees of the City shall be separated from the portion of the assets and liabilities that relate to,

Agreements  
re:  
retirement  
plan

- (a) employees of the Regional Corporation, and members and civilian employees and assistants of the Hamilton-Wentworth Regional Police Force; and
- (b) persons who at the time of retirement were employees of the Regional Corporation or were members or civilian employees or assistants of the Hamilton-Wentworth Regional Police Force.

(1b) Where an agreement is entered into under subsection (1a), the Regional Council by by-law may provide that the portion of the assets and liabilities of the retirement plan established by By-law No. 7970 of the City of Hamilton and the benefits in relation thereto that relate to persons described in clauses (1a) (a) and (b) shall be administered separate from the other portion.

Effect of  
agreement

(1c) Upon the coming into force of a by-law under subsection (1b), the portion that relates to the persons described in

Separate  
plans

clauses (1a) (a) and (b) shall be deemed to be a separate retirement plan.

Transfer of  
employees of  
Region to  
O.M.E.R.S.

(1d) The Regional Council by by-law may provide for the transfer to the Ontario Municipal Employees Retirement System of such of the persons described in clause (1a) (a) or such groups of such persons as may be identified in the by-law and who are members of the retirement plan established by By-law No. 7970 of the City of Hamilton.

Transfer of  
employees of  
City of  
Hamilton  
to  
O.M.E.R.S.

(1e) The council of the City of Hamilton by by-law may provide for the transfer to the Ontario Municipal Employees Retirement System of such of its employees or such groups of such employees as may be identified in the by-law and who are members of the retirement plan established by By-law No. 7970 of the City of Hamilton.

Retroactivity

(1f) A by-law passed under subsection (1d) or (1e) may provide that a transfer of employees authorized by the relevant subsection shall be deemed to have come into force on the 1st day of January, 1985.

Commence-  
ment

**2. This Act comes into force on the day it receives Royal Assent.**

Short title

**3. The short title of this Act is the *Regional Municipality of Hamilton-Wentworth Amendment Act, 1985*.**



## CHAPTER 11

### **An Act to amend the Corporations Tax Act**

*Assented to December 18th, 1985*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

**1.—(1) Subclause 1 (1) (aa) (i) of the *Corporations Tax Act*, being chapter 97 of the Revised Statutes of Ontario, 1980, as enacted by the Statutes of Ontario, 1983, chapter 29, section 1, is repealed and the following substituted therefor:**

(i) paragraph 125 (7) (d).

**(2) Subclause 1 (1) (d) (i) of the said Act, as re-enacted by the Statutes of Ontario, 1981, chapter 37, section 1, is repealed and the following substituted therefor:**

(i) all shares of the capital stock of which that confer on the holder thereof the right to vote were owned by,

(A) an individual ordinarily resident in Canada or by that individual and a member or members of that individual's family ordinarily resident in Canada or by another family farm corporation, or

(B) another corporation, all shares of the capital stock of which that confer on the holder thereof the right to vote were owned directly or indirectly by a person or persons referred to in sub-subclause (A).

**(3) Subclause 1 (1) (d) (iii) of the said Act, as re-enacted by the Statutes of Ontario, 1981, chapter 37, section 1, is amended by adding at the end thereof "or, where sub-subclause (i) (B) applies, through the employment of the person or persons referred to in sub-subclause (i) (A)".**

**(4) Subclause 1 (1) (e) (i) of the said Act, as re-enacted by the Statutes of Ontario, 1981, chapter 37, section 1, is repealed and the following substituted therefor:**

- (i) all shares of the capital stock of which that confer on the holder thereof the right to vote were owned by,
  - (A) an individual ordinarily resident in Canada or by that individual and a member or members of that individual's family ordinarily resident in Canada or by another family fishing corporation, or
  - (B) another corporation, all shares of the capital stock of which that confer on the holder thereof the right to vote were owned directly or indirectly by a person or persons referred to in sub-subclause (A).

**(5) Subclause 1 (1) (e) (iii) of the said Act, as re-enacted by the Statutes of Ontario, 1981, chapter 37, section 1, is amended by adding at the end thereof "or, where sub-subclause (i) (B) applies, through the employment of the person or persons referred to in sub-subclause (i) (A)".**

**(6) Subsection 1 (1) of the said Act, as amended by the Statutes of Ontario, 1981, chapter 37, section 1, 1983, chapter 29, section 1 and 1984, chapter 29, section 1, is further amended by adding thereto the following clause:**

- (ja) "special small corporation" has the meaning given to that expression by subsection 67 (1a).

**(7) Subclause 1 (2) (d) (iv) of the said Act, as re-enacted by the Statutes of Ontario, 1984, chapter 29, section 1, is amended by inserting after "paragraph 133 (8) (b)," in the seventh line "subsection 137 (4.3),".**

**2.—(1) Subsection 2 (2) of the said Act is amended by striking out "which jurisdiction has not entered into a Tax Convention or Treaty with Canada for the taxation year," in the second, third and fourth lines.**

**(2) Subsections 2 (3) and (4) of the said Act are repealed.**

**3. Section 3 of the said Act is amended by striking out "or (3)" in the first line.**

**4. Subsection 6 (2) of the said Act is amended by striking out “or (3)” in the third line.**

**5.—(1) Subsection 9 (3) of the said Act is amended by inserting after “income” in the fourth line “or taxable income, as the case may be,”.**

**(2) Section 9 of the said Act is amended by adding thereto the following subsection:**

(4) Notwithstanding subsections 111 (1) and (3) of the *Income Tax Act* (Canada) as made applicable by section 27, in the application of subsection (3), where a corporation has deducted an amount in respect of a non-capital loss, net capital loss, restricted farm loss or farm loss determined for a particular taxation year (in this subsection referred to as the “loss year”) in computing its taxable income for another taxation year, the aggregate of such losses determined for the loss year and subsequent taxation years shall, for the purpose of subsection (3), be deemed to be amounts deducted under the provisions of the *Income Tax Act* (Canada) in computing taxable income in previous taxation years in respect of which the corporation was not subject to tax under Part II of this Act, to the extent of the aggregate of such losses deducted in computing taxable income of the corporation for the purposes of the *Income Tax Act* (Canada) for such previous taxation years, and where such aggregate of losses includes losses determined for more than one taxation year, no loss for any year shall be deemed to have been deducted until all losses determined for prior years have been either deducted or deemed to have been deducted.

Idem  
R.S.C. 1952,  
c. 148

**6.—(1) Subsection 12 (6) of the said Act, as re-enacted by the Statutes of Ontario, 1982, chapter 19, section 1 and amended by 1983, chapter 29, section 2, is repealed and the following substituted therefor:**

(6) Where an amount in respect of,

(a) a management or administration fee or charge;

(b) a rent, royalty or similar payment; or

(c) a right in or to the use of motion picture film or films or video tapes for use in connection with television that have been or are to be used or reproduced in Canada,

Management  
fees, rents,  
royalties and  
similar  
payments to  
non-residents

is paid or payable by a corporation to a non-resident person with whom it was not dealing at arm's length, the corporation

shall include 5/15.5 of such amount in computing its income from a business or property for the taxation year in which the amount is deducted in computing its income, except that this subsection does not apply where the non-resident person to whom the amount is paid or payable is a corporation liable to tax imposed under this Act (herein referred to as the "recipient corporation") and the amount has been included in computing the taxable income earned in Canada of the recipient corporation.

(2) Subsection 12 (6a) of the said Act, as enacted by the Statutes of Ontario, 1982, chapter 19, section 1 and amended by 1983, chapter 29, section 2, is further amended by striking out "5/15ths" in the amendment of 1983 and inserting in lieu thereof "5/15.5".

(3) Section 12 of the said Act, as amended by the Statutes of Ontario, 1981, chapter 37, section 3, 1982, chapter 19, section 1, 1983, chapter 29, section 2 and 1984, chapter 29, section 2, is further amended by adding thereto the following subsections:

Idem

(6b) Where it is reasonable for the Minister to believe that one of the principal purposes of the provisions of a contract or arrangement between two or more persons is to avoid the application of subsection (6) to an amount paid or payable to which it would otherwise apply, subsection (6) shall, except where subsection (6a) applies, apply to that portion of the amount which the Minister considers reasonable in the circumstances.

. . . . .

Inventory  
allowance  
disallowed  
R.S.C. 1952,  
c. 148

(16) Paragraph 20 (1) (gg) of the *Income Tax Act* (Canada) is not applicable in computing the income of a corporation for a taxation year for the purposes of this Act.

**7. Subsection 13 (2) of the said Act is repealed and the following substituted therefor:**

Idem

(2) Subsections 39 (7) and (8) and paragraph 48 (1) (c) of the *Income Tax Act* (Canada) do not apply for the purposes of this Act.

**8.—(1) Subsection 23 (3) of the said Act is repealed and the following substituted therefor:**

Idem

(3) Paragraphs 87 (2) (y.1), (z), (cc) and 88 (1) (e.7) of the *Income Tax Act* (Canada) are not applicable for the purposes of this Act.

(2) Subsection 23 (4) of the said Act is amended by striking out "paragraph 87 (2) (z)" in the third line and inserting in lieu thereof "paragraphs 87 (2) (y.1) and (cc)".

(3) Subsection 23 (5) of the said Act, as amended by the Statutes of Ontario, 1984, chapter 29, section 7, is further amended by inserting after "section 84.2," in the second line "subsection 85 (7.1),".

**9.** Subsection 24 (2) of the said Act is repealed and the following substituted therefor:

(2) In the application of the said subdivision i for the purposes of this Act, Definition

- (a) the references therein to "Minister" shall be deemed to be references to the Minister of National Revenue for Canada;
- (b) the reference in subsection 94.1 (1) to "this Part" shall be deemed to be a reference to Part II of this Act; and
- (c) the aggregate referred to in paragraph 94.1 (1) (f) computed for the purposes of that Act shall apply for the purposes of this Act.

**10.** Section 25 of the said Act, as amended by the Statutes of Ontario, 1983, chapter 29, section 9, is further amended by adding thereto the following subsection:

(5) In the application of the said subdivision j for the purposes of this Act, the reference in subsection 96 (5.1) to "Minister" shall be deemed to be a reference to the Minister of National Revenue for Canada. Definition

**11.** Subsection 27 (5) of the said Act, as enacted by the Statutes of Ontario, 1984, chapter 29, section 8, is amended,

- (a) by adding "Notwithstanding subsection 111 (3) of the *Income Tax Act* (Canada) as made applicable by section 27 of this Act," at the commencement thereof; and
- (b) by striking out "except for the purposes of clause 33 (2c) (b)," in the fifth line.

**12.—**(1) Subsection 29 (1) of the said Act is amended by striking out "or (3)" in the second line.

**(2) Clause 29 (1) (a) of the said Act is repealed and the following substituted therefor:**

- (a) there shall be included,
  - (i) income from property that is real property situated in Canada, or any interest therein, including,
    - (A) amounts that arose from the sale or rental of such property or interest therein, or both, and
    - (B) royalties and similar payments in respect of such property or interest therein, and
  - (ii) timber royalties in respect of a timber resource property or a timber limit situated in Canada; and

**(3) Subsection 29 (2) of the said Act, as enacted by the Statutes of Ontario, 1981, chapter 37, section 8, is amended by striking out “2 (3) (b)” in the second line and inserting in lieu thereof “2 (2) (b)”.**

**(4) Section 29 of the said Act, as amended by the Statutes of Ontario, 1981, chapter 37, section 8, is further amended by adding thereto the following subsection:**

Idem

R.S.C. 1952,  
c. 148

(3) Where a transitional rule in a prescribed Tax Treaty or Convention between Canada and another country has applied to exclude an amount otherwise included in taxable income earned in Canada for the purposes of the *Income Tax Act* (Canada) in respect of a disposition of a taxable Canadian property, that rule shall be applied for the purposes of this Act to determine the amount, if any, to be excluded from taxable income earned in Canada in respect of that disposition.

**13. Section 30 of the said Act, as amended by the Statutes of Ontario, 1983, chapter 29, section 11, is further amended by striking out “15 per cent” in the amendment of 1983 and inserting in lieu thereof “15.5 per cent”.**

**14. Section 31 of the said Act, as amended by the Statutes of Ontario, 1983, chapter 29, section 12, is further amended by striking out “15 per cent” in the amendment of 1983 and inserting in lieu thereof “15.5 per cent”.**

**15.—(1) Clause 32 (1) (c) of the said Act is repealed and the following substituted therefor:**

- (c) for the purposes of subsection 126 (2) of the *Income Tax Act* (Canada), R.S.C. 1952,  
c. 148
- (i) such foreign investment income has not been included as part of such foreign business income,
- (ii) such foreign investment income has been excluded from the calculation of gross revenue or any part thereof for the purpose of allocating taxable income to a jurisdiction outside Ontario in accordance with the regulations made under section 31, and
- (iii) where the corporation is a bank which has allocated any of its taxable income for the taxation year to a jurisdiction outside Canada under the regulations made under section 31, such foreign investment income has not been derived from loans and deposits of the bank's permanent establishments in jurisdictions outside Canada used in the determination of such allocation; and
- . . . . .

(2) Clause 32 (1) (e) of the said Act, as re-enacted by the Statutes of Ontario, 1984, chapter 29, section 9, is amended by striking out "15 per cent" in the first line and inserting in lieu thereof "15.5 per cent".

**16.—(1) Clauses 33 (1) (a) and (b) of the said Act, as enacted by the Statutes of Ontario, 1982, chapter 19, section 2 and amended by 1983, chapter 29, section 14, are repealed and the following substituted therefor:**

- (a) 5.5 per cent of the amount determined under subsection (2) where the corporation has made a deduction under section 125 of the *Income Tax Act* (Canada); or R.S.C. 1952,  
c. 148
- (b) where the year is a tax exempt year, 15 per cent of the amount determined under clause (2a) (b) where the corporation has made a deduction under section 125 of the *Income Tax Act* (Canada), plus 5 per cent of the amount, if any, by which the amount

determined under subsection (2) exceeds the amount determined under clause (2a) (b).

**(2) Subsection 33 (2) of the said Act, as amended by the Statutes of Ontario, 1982, chapter 19, section 2, is repealed and the following substituted therefor:**

Idem

R.S.C. 1952,  
c. 148

(2) For the purposes of subsections (1) and 33a(1), the amount determined under this subsection is the least of the amounts determined under paragraphs 125 (1) (a), (b) and (c) of the *Income Tax Act* (Canada) for the taxation year, not exceeding \$200,000, multiplied by the Ontario small business allocation factor for the taxation year.

**(3) Subsection 33 (2a) of the said Act, as re-enacted by the Statutes of Ontario, 1983, chapter 29, section 14, is repealed and the following substituted therefor:**

Idem

(2a) For the purposes of clause (1) (b),

(a) a "tax exempt year" of a corporation is a taxation year ending after the 13th day of May, 1982 and before the 14th day of May, 1985, but in no case shall a corporation be entitled to have more than three tax exempt years; and

(b) the amount determined under this clause for the taxation year is the product of the Ontario small business allocation factor for the taxation year multiplied by the lesser of,

(i) \$200,000, and

(ii) the least of the amounts under paragraphs 125 (1) (a), (b), (c) and (d) of the *Income Tax Act* (Canada) determined as if the provisions of section 125 of that Act, as they read on the 31st day of December, 1984, applied to that taxation year.

R.S.C. 1952,  
c. 148

**(4) Subsection 33 (2b) of the said Act, as enacted by the Statutes of Ontario, 1982, chapter 19, section 2 and amended by 1983, chapter 29, section 14, is further amended by striking out "subsection (2a)" in the first line and inserting in lieu thereof "clause (2a) (a)".**

**(5) Clause 33 (2c) (b) of the said Act, as enacted by the Statutes of Ontario, 1984, chapter 29, section 10, is amended by inserting after "subsection 27 (1)," in the third line "or deemed to have been deducted by subsection 27 (5),".**



(6) Section 33 of the said Act, as amended by the Statutes of Ontario, 1982, chapter 19, section 2, 1983, chapter 29, section 14 and 1984, chapter 29, section 10, is further amended by adding thereto the following subsection:

(2d) For the purposes of this section and section 33a, the Ontario small business allocation factor for the taxation year is the ratio that, Idem

- (a) the amount of that portion of the corporation's taxable income for the taxation year that is deemed to have been earned in Ontario, measured in accordance with paragraph 124 (4) (a) of the *Income Tax Act* (Canada), R.S.C. 1952,  
c. 148

is to,

- (b) the total amount of the portions of the corporation's taxable income for the taxation year that are deemed to have been earned in provinces of Canada, measured in accordance with paragraph 124 (4) (a) of the *Income Tax Act* (Canada).

**17.—(1) Subsection 33a (1) of the said Act, as enacted by the Statutes of Ontario, 1984, chapter 29, section 11, is repealed and the following substituted therefor:**

(1) There may be deducted from the tax otherwise payable under this Part, for the first, second or third taxation year of a corporation that was incorporated after the 13th day of May, 1982, an amount equal to 15.5 per cent of the amount determined under subsection 33 (2), if the corporation is eligible to claim and has claimed, with respect to the taxation year, a deduction under section 125 of the *Income Tax Act* (Canada). New  
enterprise  
incentive

(2) Subsection 33a (2) of the said Act, as enacted by the Statutes of Ontario, 1984, chapter 29, section 11, is repealed.

(3) Subsection 33a (7) of the said Act, as enacted by the Statutes of Ontario, 1984, chapter 29, section 11, is amended by adding thereto the following clause:

- (aa) "entity" has the meaning ascribed thereto by paragraph 125 (9) (b) of the *Income Tax Act* (Canada) as that paragraph read on the 1st day of January, 1984; and R.S.C. 1952,  
c. 148

**(4) Section 33a of the said Act, as enacted by the Statutes of Ontario, 1984, chapter 29, section 11, is amended by adding thereto the following subsection:**

Deemed  
connected

(8) For the purposes of this section, where a business is at any time a business connected with one or more corporations, that business shall be deemed to be a business connected with any other corporation that is controlled at that time by the one or more corporations.

**18.—(1) Clause 34 (2) (a) of the said Act, as re-enacted by the Statutes of Ontario, 1984, chapter 29, section 12, is repealed and the following substituted therefor:**

- (a) the amount, if any, by which the corporation's eligible Canadian profits for the taxation year exceeds the least of the amounts determined under paragraphs 125 (1) (a), (b) and (c) of the *Income Tax Act* (Canada) in respect of the corporation for the taxation year; and

. . . . .

**(2) Subclause 34 (2) (b) (i) of the said Act, as re-enacted by the Statutes of Ontario, 1984, chapter 29, section 12, and subclause 34 (2) (b) (ia) of the said Act, as enacted by the Statutes of Ontario, 1984, chapter 29, section 12, are repealed and the following substituted therefor:**

- (i) the least of the amounts determined under paragraphs 125 (1) (a), (b) and (c) of the *Income Tax Act* (Canada) in respect of the corporation for the taxation year.

R.S.C. 1952,  
c. 148

**19.—(1) Subsection 40 (2) of the said Act, as amended by the Statutes of Ontario, 1983, chapter 29, section 15, is repealed and the following substituted therefor:**

Idem

(2) In the application of subsection 131 (2) of the said Act for the purposes of this Act,

- (a) the reference to "3 years" in the fourth line thereof shall be read as "4 years";
- (b) the percentage referred to in subparagraph (a) (i) thereof shall be read as "7.75 per cent";
- (c) subparagraph (b) (i) shall be read in its entirety as "the 8 year period referred to in clause 73 (7) (b), where that clause applies"; and

- (d) subparagraph (b) (ii) shall be read in its entirety as “the 6 year period referred to in clause 73 (7) (c), in any other case”.

(2) Subsection 40 (4) of the said Act, as amended by the Statutes of Ontario, 1983, chapter 29, section 15, is further amended by striking out “13 1/3 times” in the amendment of 1983 and inserting in lieu thereof “12 28/31 times”.

(3) Clause 40 (5) (a) of the said Act, as enacted by the Statutes of Ontario, 1983, chapter 29, section 15, is amended by striking out “15 per cent” in the second line and inserting in lieu thereof “15.5 per cent”.

**20.** Subsection 41 (3) of the said Act, as re-enacted by the Statutes of Ontario, 1984, chapter 29, section 13, is repealed and the following substituted therefor:

(3) The provisions of section 134 of the *Income Tax Act* (Canada) are applicable for the purposes of this Act. R.S.C. 1952,  
c. 148,  
s. 134  
applicable

**21.—**(1) Subsection 43 (1) of the said Act is amended by striking out “in computing the income of credit unions” in the third line.

(2) Subsection 43 (2) of the said Act is repealed and the following substituted therefor:

(2) Subsection 137 (3) of the said Act is not applicable for the purposes of this Act. Exception

(3) In the application of paragraph 137 (4.3) (a) of the said Act for the purposes of this Act, the reference therein to “the amount deductible under section 125” is deemed to include an amount deemed by subsection 137 (4) of that Act to be an amount deductible or a deduction under section 125 of that Act. Application  
of  
R.S.C. 1952,  
c. 148,  
s. 137 (4.3)  
(a)

(4) There may be deducted from the tax otherwise payable under this Part for a taxation year by a corporation that was, throughout the taxation year, a credit union an amount equal to 5.5 per cent of the amount, if any, by which, Additional  
deduction

(a) the lesser of,

(i) the corporation's taxable income for the year,  
and

(ii) the amount, if any, by which 4/3 of the corporation's maximum cumulative reserve at the

end of the year exceeds the corporation's preferred-rate amount at the end of its immediately preceding taxation year,

exceeds,

R.S.C. 1952,  
c. 148

- (b) the least of the amounts determined under paragraphs 125 (1) (a) to (c) of the *Income Tax Act* (Canada) in respect of the corporation for the taxation year.

Idem

(5) For the purposes of subsection (4) and subsection 137 (4.3) of the *Income Tax Act* (Canada), as made applicable by this section, in the calculation of a corporation's deduction, if any, under subsection (4) in respect of the first taxation year for which it is entitled to a deduction under subsection (4), its preferred-rate amount at the end of its immediately preceding taxation year is deemed to be its preferred-rate amount at the end of the immediately preceding taxation year as determined for the purposes of subsection 137 (3) of the *Income Tax Act* (Canada).

**22.** Clause 50 (b) of the said Act is amended by striking out "or 2 (3) (a) or (b)" in the second line.

**23.** Section 52 of the said Act is amended by striking out "or 2 (3) (a) or (b)" in the third line.

**24.—**(1) Section 54 of the said Act, as amended by the Statutes of Ontario, 1981, chapter 37, section 11, 1982, chapter 19, section 4, 1983, chapter 29, section 18 and 1984 chapter 29, section 16, is further amended by adding thereto the following subsection:

Definition

(3a) For the purposes of this Part, "total assets" and "cost of investments" includes any amount included in income for the year or a preceding year under subsection 91 (1) of the *Income Tax Act* (Canada) as made applicable by subsection 24 (1) of this Act.

R.S.C. 1952,  
c. 148

(2) Subsection 54 (4) of the said Act is amended by striking out "Subsections (1) and (3)" in the first line and inserting in lieu thereof "Subsections (1) and (3a)".

**25.** Subsection 55 (1) of the said Act, as amended by the Statutes of Ontario, 1981, chapter 37, section 12, is further amended by striking out "or 2 (3) (a) or (b)," in the third and fourth lines.

**26.** Section 60 of the said Act is amended by striking out “section 59” in the first line and inserting in lieu thereof “sections 58 and 59”.

**27.** Section 62 of the said Act is amended by striking out “or 2 (3) (c)” in the fourth line.

**28.—**(1) Subsection 63 (2) of the said Act, as re-enacted by the Statutes of Ontario, 1984, chapter 29, section 18, is amended by striking out “every corporation referred to in clause 1 (1) (d) or (e) and” in the first and second lines and inserting in lieu thereof “a family farm corporation, a family fishing corporation and every corporation referred to in”.

(2) Subsection 63 (3) of the said Act is amended by striking out “corporation referred to in clause 1 (1) (d)” in the first and second lines and inserting in lieu thereof “family farm corporation”.

**29.—**(1) Subsection 67 (1) of the said Act is repealed and the following substituted therefor:

(1) Every corporation,

Annual  
return

- (a) other than a corporation that is a special small corporation, shall, if it is subject to tax under this Act for the taxation year, deliver to the Minister, on or before the last day of the sixth month following the close of the taxation year, such return in respect of the taxation year as is required for the purpose of carrying out the provisions of this Act;
- (b) that is a special small corporation, shall, notwithstanding subclause (1) (a), deliver, in respect of a taxation year or years, such return or returns as may be required for the purposes of carrying out an assessment under subsection 73 (8);
- (c) shall, upon receipt of a notice or demand in writing from the Minister or from any officer of the Ministry of Revenue authorized by the Minister to make such demand, deliver to the Minister such return in respect of the taxation year as is required for the purpose of carrying out the provisions of this Act.

(2) Section 67 of the said Act is amended by adding thereto the following subsection:

Special  
small  
corporations  
R.S.O. 1980,  
c. 249

(1a) For the purposes of subsection (1), a corporation other than a bank, a corporation registered under the *Loan and Trust Corporations Act* or an insurance corporation to which Part IV applies, is a special small corporation for a taxation year if,

(a) it was throughout the taxation year a Canadian-controlled private corporation;

R.S.C. 1952,  
c. 148

(b) it has filed a return under Part I of the *Income Tax Act* (Canada) for the taxation year;

(c) its gross revenue for the taxation year is less than \$1,000,000;

(d) the amount of its total assets at the end of the taxation year for the purposes of Part III of this Act is less than \$1,000,000; and

(e) its only tax payable under this Act for the taxation year is tax imposed by Part III not in excess of \$100.

**(3) Subsection 67 (3) of the said Act is repealed and the following substituted therefor:**

Trustees,  
etc.

(3) Notwithstanding subsection (1), every trustee in bankruptcy, assignee, liquidator, curator, receiver, trustee or committee and every agent or other person administering, managing, winding-up, controlling or otherwise dealing with the property, business, estate or income of a corporation that has not filed a return for the taxation year shall file such return for the corporation in respect of the taxation year as is required for the purpose of carrying out the provisions of this Act.

**30. Section 68 of the said Act is amended by adding thereto the following subsection:**

Deemed time  
of delivery

(1a) For the purposes of subsection (1), the return required under subsection 67 (1) shall be deemed to have been delivered on the day prescribed by regulation.

**31.—(1) Subclauses 70 (2) (b) (i) and (ii) of the said Act, are repealed and the following substituted therefor:**

(i) subject to subsection (2a), on or before the last day of the third month following the taxation year, where the corporation was,

throughout the taxation year, a Canadian-controlled private corporation and,

(A) its taxable income for the immediately preceding taxation year does not exceed \$200,000, or

(B) it was a special small corporation for the taxation year, or

(ii) on or before the last day of the second month following the taxation year, in any other case.

**(2) Section 70 of the said Act, as amended by the Statutes of Ontario, 1981, chapter 37, section 14, 1982, chapter 19, section 5, 1983, chapter 29, section 20 and 1984, chapter 29, section 19, is further amended by adding thereto the following subsection:**

(2a) For the purposes of subclause 70 (2) (b) (i), where the immediately preceding taxation year is less than 51 weeks, the reference therein to "\$200,000" shall be read as "that proportion of \$200,000 that the number of days in the immediately preceding taxation year is of 365". <sup>Idem</sup>

**(3) Subsection 70 (9) of the said Act, as re-enacted by the Statutes of Ontario, 1984, chapter 29, section 19, is amended,**

(a) by striking out "such" in the fourth line and inserting in lieu thereof "a"; and

(b) by striking out "calculating" in the sixth line.

**(4) Clauses 70 (9) (a), (b) and (c) of the said Act, as re-enacted by the Statutes of Ontario, 1984, chapter 29, section 19, are repealed and the following substituted therefor:**

(a) calculating the instalments required under clause (2) (a); and

(b) calculating its first instalment base and its second instalment base for the purposes of clause (2) (a); and

(ba) determining whether the tax payable for the immediately preceding taxation year is less than \$2,000 for the purposes of subsection (3),

- (c) a tax exempt year within the meaning of clause 33 (2a) (a); and

. . . . .

**32.—(1) Subsection 72 (5a) of the said Act, as enacted by the Statutes of Ontario, 1983, chapter 29, section 21, is repealed and the following substituted therefor:**

Subs. (5) not  
applicable

(5a) Where a corporation,

- (a) fails to submit the information required by subsection 67 (2), in the return required by subsection 67 (1); or
- (b) did not file a return under subsection 67 (1) for the taxation year on the basis that it was a special small corporation, and it is subsequently determined that it was not a special small corporation for that year,

subsection (5) does not apply if the tax payable by virtue of the reassessment is greater than the tax previously assessed.

**(2) Section 72 of the said Act, as amended by the Statutes of Ontario, 1983, chapter 29, section 21, is further amended by adding thereto the following subsections:**

Deemed  
"day  
of payment"

(8) For the purposes of subsections (1) and (4), the "day of payment" shall be deemed to be the day prescribed by regulation.

Deemed  
paid

(9) For the purposes of clause (1) (b), an "amount paid on account" shall be deemed to have been paid on the day prescribed by regulation.

**33.—(1) Subsection 73 (1) of the said Act is repealed and the following substituted therefor:**

Assessment  
of returns

(1) The Minister shall, with all due dispatch,

- (a) examine each return delivered under section 67;
- (b) assess the tax for the taxation year and the interest and penalties, if any, payable,
  - (i) on the basis of the corporation's return in respect of the year, or
  - (ii) where the corporation is a special small corporation for the taxation year, on the basis of



the payment of the balance of tax payable for the year as required under sub-subclause 70 (2) (b) (i) (B); and

- (c) determine the amount of refund, if any, to which the corporation may be entitled by virtue of section 38 or 40 for the taxation year.

**(2) Section 73 of the said Act, as amended by the Statutes of Ontario, 1983, chapter 29, section 22 and 1984, chapter 29, section 20, is further amended by adding thereto the following subsection:**

(7a) Where the Minister is authorized to issue an assessment under subsection (7) by reason only that the corporation has filed a waiver under subclause (7) (a) (iv) or (v), the Minister may not issue an assessment later than one year after the date on which the corporation has,

When  
assessment  
may issue

- (a) filed a notice of revocation of the waiver in prescribed form, where the waiver was filed under subclause (7) (a) (iv); or
- (b) filed with the Minister a copy of the notice of revocation of the waiver filed under subsection 152 (4.1) of the *Income Tax Act* (Canada), where the waiver was filed with the Minister of National Revenue under subsection 152 (4) of that Act.

R.S.C. 1952,  
c. 148

**34.—(1) Subsection 75 (1) of the said Act is amended by inserting after “delivered” in the second line “or, where the corporation is a special small corporation for the taxation year, it has paid the balance of tax payable as required under sub-subclause 70 (2) (b) (i) (B) for the taxation year,”.**

**(2) Section 75 of the said Act, as amended by the Statutes of Ontario, 1982, chapter 19, section 6 and 1983, chapter 29, section 23, is further amended by adding thereto the following subsection:**

(6a) In the application of this section,

Interpretation

- (a) a return shall be deemed to have been delivered for the purposes of subsection (1);
- (b) a payment shall be deemed to have been made for the purposes of subsection (5); and
- (c) an amount shall be deemed to have been paid on account for the purposes of subsection (6),

on the day or days prescribed by regulation.

**35.** Section 76 of the said Act, as amended by the Statutes of Ontario, 1981, chapter 37, section 16 and 1982, chapter 19, section 7, is further amended by adding thereto the following subsection:

Idem

(1a) For the purpose of subsection (1) and subject to subsection (3),

(a) "overpayment" means the amount by which the amount paid exceeds the amount required to be paid under clause 70 (2) (a) or (b), as applicable; and

(b) an overpayment shall be deemed to have arisen on the day prescribed by regulation.

Commence-  
ment and  
application

**36.—**(1) Subsection 1 (1), clause 33 (1) (b) of the said Act, as re-enacted by subsection 16 (1) of this Act, subsection 33 (2) of the said Act, as re-enacted by subsection 16 (2) of this Act, except for its application for the purposes of subsection 33a (1) of the said Act, subsections 16 (3) and (4), subsection 33 (2d) of the said Act, as enacted by subsection 16 (6) of this Act, except for its application for the purposes of section 33a of the said Act, section 18, the removal of the reference to subsection 54 (3) of the said Act from subsection 54 (4) of the said Act by subsection 24 (2) of this Act and clause 70 (9) (c) of the said Act, as re-enacted by subsection 31 (4) of this Act, shall be deemed to have come into force on the 1st day of January, 1985 and apply to corporations in respect of all taxation years ending after the 31st day of December, 1984.

Idem

(2) Subsections 1 (2), (3), (4), (5) and (7), subsections 12 (2) and 15 (1), sections 21, 26 and 28, subsection 31 (1), other than in respect of its application to a special small corporation, and subsection 31 (2) come into force on the day after the day this Act receives Royal Assent and apply to corporations in respect of all taxation years ending after the day this Act receives Royal Assent.

Idem

(3) Subsection 1 (6), section 29, subsection 31 (1) as it applies with respect to special small corporations, and subsections 32 (1), 33 (1) and 34 (1) come into force on the 1st day of April, 1986, and apply to corporations with respect to taxation years ending after the 31st day of March, 1986.

Idem

(4) Sections 2, 3 and 4, subsections 12 (1), (3) and (4) and sections 22, 23, 25 and 27 of this Act shall be deemed to have come into force on the 1st day of January, 1985, and apply to

corporations in respect of all taxation years commencing after the 31st day of December, 1984.

(5) Section 5 shall be deemed to have come into force on the 1st day of January, 1983, and applies to the computation of taxable income of corporations for the 1983 and subsequent taxation years and with respect to losses of corporations determined for the 1983 and subsequent taxation years. Idem

(6) Subsection 6 (1) and subsection 12 (6b) of the said Act, as enacted by subsection 6 (3) of this Act, shall be deemed to have come into force on the 1st day of January, 1985 and apply to amounts deducted in computing the income of corporations for taxation years ending after the 31st day of December, 1984, except that, Idem

- (a) the repeal of the reference to clauses 2 (2) (b) and 2 (3) (b) of the said Act in subsection 12 (6) of that Act, as re-enacted by subsection 6 (1) of this Act, shall be deemed to have come into force on the 1st day of January, 1985 and apply to corporations in respect of all taxation years commencing after the 31st day of December, 1984; and
- (b) the substitution in subsection 12 (6) of the said Act, as re-enacted by subsection 6 (1) of this Act, of "5/15.5" in lieu of "5/15ths" shall come into force and apply in the manner set out in subsection (7).

(7) The substitution of "5/15.5" in lieu of "5/15ths" in subsection 12 (6) of the said Act, as re-enacted by subsection 6 (1) of this Act, subsection 6 (2), sections 13 and 14, subsection 15 (2), clause 33 (1) (a) of the said Act, as re-enacted by subsection 16 (1) of this Act, the substitution of "15.5 per cent" in lieu of "15 per cent" in subsection 33a (1) of the said Act, as re-enacted by subsection 17 (1) of this Act, clause 40 (2) (b) of the said Act, as enacted by subsection 19 (1) of this Act, subsections 19 (2) and (3), except for the purposes of computing the "refundable capital gains tax on hand" of mutual fund corporations, shall be deemed to have come into force on the day after the day this Act receives Royal Assent and apply to corporations in respect of all taxation years ending after the day this Act receives Royal Assent, except that with respect to a taxation year ending after the day this Act receives Royal Assent and which includes the day this Act receives Royal Assent, the following rules apply: Idem

- (a) determine the amount of tax payable under Part II of the said Act as that Part stood on the day this Act receives Royal Assent on the assumption that that

Part as it then stood was applicable for the taxation year;

- (b) determine the proportion of the amount determined under clause (a) that the number of days of the taxation year occurring on or before the day this Act receives Royal Assent bears to the total number of days in the taxation year;
- (c) determine the amount of tax payable under Part II of the said Act on the assumption that no portion of the taxation year was on or before the day this Act receives Royal Assent;
- (d) determine the proportion of the amount determined under clause (c) that the number of days of the taxation year that are after the day this Act receives Royal Assent bears to the total number of days in the taxation year; and
- (e) determine the aggregate of the amounts determined under clauses (b) and (d) in respect of the corporation,

and the aggregate determined under clause (e) is the amount payable by the corporation under Part II of the said Act for the taxation year.

*Idem*

(8) Subsection 12 (16) of the said Act, as enacted by subsection 6 (3) of this Act, shall be deemed to have come into force on the day after the day this Act receives Royal Assent and applies to corporations in respect of taxation years ending after the day this Act receives Royal Assent, except that in computing the income of a corporation for a taxation year that includes the day this Act receives Royal Assent, there may be deducted an amount equal to that portion of the amount that would have been deductible for the taxation year, if paragraph 20 (1) (gg) of the *Income Tax Act* (Canada) had still been applicable for the purposes of computing income for the taxation year, that the number of days in the taxation year before the day subsection 12 (16) of the said Act comes into force bears to 365.

R.S.C. 1952,  
c. 148

*Idem*

(9) Section 7 and the reference to paragraph 87 (2) (y.1) of the *Income Tax Act* (Canada) added to subsections 23 (3) and (4) of the said Act by subsections 8 (1) and (2) of this Act shall be deemed to have come into force on the 1st day of January, 1983, and apply to corporations in respect of all taxation years ending after the 31st day of December, 1982.

(10) The reference to paragraph 88 (1) (e.7) of the *Income Tax Act* (Canada) added to subsection 23 (3) of the said Act, as re-enacted by subsection 8 (1) of this Act, and the removal of the reference to paragraph 87 (2) (z) of the *Income Tax Act* (Canada) in subsection 23 (4) of the said Act, as amended by subsection 8 (2) of this Act, shall be deemed to have come into force on the 1st day of January, 1984, and apply to corporations in respect of all taxation years ending after the 31st day of December, 1983. Idem

(11) The references to paragraphs 87 (2) (cc) of the *Income Tax Act* (Canada) added to subsections 23 (3) and (4) of the said Act by subsections 8 (1) and (2) of this Act, and section 20 come into force on the day this Act receives Royal Assent. Idem  
R.S.C. 1952,  
c. 148

(12) Subsection 8 (3) and section 10 are deemed to have come into force on the 16th day of February, 1984, and apply in respect to elections filed or amended by corporations after the 15th day of February, 1984. Idem

(13) Section 9 shall be deemed to have come into force on the 1st day of January, 1985 and applies, Idem

(a) after 1985, in the case of an interest in an offshore investment fund property held by a corporation on the 15th day of February, 1984, or a property substituted therefor pursuant to an arrangement that existed on that date, and the reference in subparagraphs 94.1 (2) (a) (ii) and (iv) of the *Income Tax Act* (Canada) to "1984" shall be read as a reference to "1985"; and

(b) in any other case after 1984.

(14) Section 11, subsection 31 (3) and the re-enactment of clauses 70 (9) (a) and (b) and enactment of clause 70 (9) (ba) of the said Act by subsection 31 (4) of this Act shall be deemed to have come into force on the 14th day of May, 1982, with respect to taxation years of corporations ending after the 13th day of May, 1982, where a deduction from tax for any year under clause 33 (1) (b) of the said Act has been claimed, and shall be deemed to have come into force on the 14th day of May, 1985, with respect to taxation years ending after the 13th day of May, 1985, where no deduction from tax for any year has been claimed under clause 33 (1) (b) of the said Act but a deduction from tax has been claimed under subsection 33a (1) of the said Act for any taxation year, except that the words added by clause 11 (a) of this Act to subsection 27 (5) of the said Act do not apply with respect to a taxation year if the tax- Idem

ation year ends prior to 1983 and the unapplied loss is determined for a taxation year ending prior to 1983.

Idem

(15) Subsection 33 (2) of the said Act, as re-enacted by subsection 16 (2) of this Act, as it applies for the purposes of subsection 33a (1) of the said Act, subsection 33 (2d) of the said Act, as enacted by subsection 16 (6) of this Act, as it applies for the purposes of section 33a of the said Act, subsection 33a (1) of the said Act, as re-enacted by subsection 17 (1) of this Act, except with respect to the substitution of "15.5 per cent" for "15 per cent", and subsections 17 (2), (3) and (4) shall be deemed to have come into force on the 14th day of May, 1985, and apply to taxation years of corporations ending after the 13th day of May, 1985.

Idem

(16) Subsection 16 (5) shall be deemed to have come into force on the 16th day of May, 1984, and applies with respect to taxation years of corporations ending after the 15th day of May, 1984.

Idem

(17) Subsection 40 (2) of the said Act, as re-enacted by subsection 19 (1) of this Act, except for the change in percentage in clause 40 (2) (b) of the said Act to "7.75 per cent" from "7.5 per cent", shall be deemed to have come into force on the 20th day of April, 1983.

Idem

R.S.C. 1952,  
c. 148

(18) In the application of subsection 19 (3) for the purposes of computing the "refundable capital gains tax on hand" of mutual fund corporations for the purposes of subsections 40 (5) and (6) of the said Act, the percentage referred to in clauses (A) and (B) of subparagraph 131 (6) (d) (i) of the *Income Tax Act* (Canada) shall, with respect to a taxation year that ends the day after the day this Act receives Royal Assent and that includes that day, be read as 15 per cent plus that proportion of  $\frac{1}{2}$  of 1 per cent that the number of days of that taxation year after the day this Act receives Royal Assent is of the total number of days in the taxation year.

Idem

(19) Subsection 24 (1) and the inclusion of a reference to subsection 54 (3a) in subsection 54 (4) of the said Act, as added by subsection 24 (2) of this Act, shall be deemed to have come into force on the 14th day of May, 1982, and apply to corporations in respect of all taxation years ending after the 13th day of May, 1982.

Idem

(20) Section 30, subsections 32 (2) and 34 (2) and section 35 come into force on the 1st day of April, 1986.

Idem

(21) Subsection 33 (2) is applicable with respect to notices of revocation of waiver under the said Act and copies of notices of

revocation of waiver under the *Income Tax Act* (Canada) filed with the Minister after the 15th day of February, 1984. R.S.C. 1952, c. 148

**37.** The short title of this Act is the *Corporations Tax Amendment Act, 1985*. Short title





## CHAPTER 12

### **An Act to amend the Income Tax Act**

*Assented to December 18th, 1985*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

**1. The *Income Tax Act*, being chapter 213 of the Revised Statutes of Ontario, 1980, is amended by adding thereto the following section:**

**2b.** Every individual shall, in addition to the amount of tax otherwise payable by such taxpayer under this Act, pay an additional income tax equal to 3 per cent of the amount, if any, by which the tax that would, but for section 120.1 of the Federal Act, be otherwise payable under this Act, before any deduction authorized under subsection 3 (8) or section 7, exceeds \$5,000. Surcharge

**2.—(1)** Subsection 3 (5) of the said Act, as amended by the Statutes of Ontario, 1981, chapter 13, section 1 and 1983, chapter 37, section 2, is further amended,

- (a) by striking out “and” at the end of clause (j); and
- (b) by striking out clause (k) and inserting in lieu thereof:
- (k) 48 per cent in respect of the 1982, 1983, 1984 and 1985 taxation years; and
- (l) 50 per cent in respect of the 1986 and subsequent taxation years.

(2) Subclause 3 (8) (b) (i) of the said Act, as amended by the Statutes of Ontario, 1984, chapter 50, section 2, is further amended by striking out “and” at the end of sub-subclause (C), adding “and” at the end of sub-subclause (D) and by adding thereto the following sub-subclause:

- (E) his income from employment in that country was not from a source in that country to the

extent of the lesser of the amounts determined in respect thereof under paragraphs 122.3 (1) (c) and (d) of the Federal Act for the year,

. . . . .

**(3) Section 3 of the said Act, as amended by the Statutes of Ontario, 1981, chapter 13, section 1, 1981, chapter 46, section 2, 1983, chapter 37, section 2 and 1984, chapter 50, section 2, is further amended by adding thereto the following subsection:**

Additional  
refund

(10a) Where a mutual fund trust is entitled to a capital gains refund for a taxation year under subsection (10) and an amount was paid or is payable by the mutual fund trust under section 2b for the taxation year, the mutual fund trust shall be entitled to receive an additional refund for the taxation year equal to the lesser of,

- (a) the amount paid or payable by the mutual fund trust under section 2b for the taxation year; and
- (b) 3 per cent of the amount of the mutual fund trust's capital gains refund for the taxation year calculated under subsection (10) or (11), as applicable.

**3.—(1) Subsection 4 (3) of the said Act is repealed.**

**(2) Subsection 4 (4) of the said Act is amended by striking out "except subsection (3)" in the first line.**

**4. Section 10 of the said Act, as amended by the Statutes of Ontario, 1981, chapter 46, section 4, is further amended by adding thereto the following subsections:**

Determin-  
ation of  
losses

(1a) Where the Minister ascertains the amount of a taxpayer's non-capital loss, net capital loss, restricted farm loss or farm loss for a taxation year and that amount is different from the amount reported by the taxpayer in his or her return of income for the year, the Minister shall, at the request of the taxpayer, determine, with all due dispatch, the amount of such loss and shall send a notice of determination to the person by whom the return was filed.

Provisions  
applicable

(1b) The provisions of paragraphs 56 (1) (l) and 60 (o) of the Federal Act and the provisions of this Act, as they relate to an assessment or a reassessment and to assessing and reassessing tax, are applicable with necessary modifications to a determination or redetermination and to determining and redetermining amounts under this Division, except that sub-

sections (1) and (2) are not applicable to determinations made under subsection (1a) and, for greater certainty, an original determination of a taxpayer's non-capital loss, net capital loss, restricted farm loss or farm loss for a taxation year may be made by the Minister only at the request of the taxpayer.

(1c) For greater certainty, where the Minister makes a determination of the amount of a taxpayer's non-capital loss, net capital loss, restricted farm loss or farm loss for a taxation year, the determination is (subject to the taxpayer's rights of objection and appeal in respect of the determination and to any redetermination by the Minister) binding on both the Minister and the taxpayer for the purposes of calculating the taxable income of the taxpayer in any other year. Determination binding

**5. Subsection 12 (2) of the said Act is amended by striking out "155 (a)" in the fourth and fifth lines and inserting in lieu thereof "155 (1) (a)".**

**6. Section 13 of the said Act, as amended by the Statutes of Ontario, 1981, chapter 46, section 6, is further amended by adding thereto the following subsection:**

(1a) Notwithstanding subsection (1), the amount payable by a mutual fund trust, within the meaning of subsection 132 (6) of the Federal Act, to the Treasurer on or before any day referred to in clause (1) (a) in a taxation year shall be deemed to be the amount, if any, by which, Mutual fund trusts

- (a) the amount so payable otherwise determined under that subsection,

exceeds,

- (b) 25 per cent of the trust's capital gains refund (within the meaning assigned by subsection 3 (10)) for the taxation year.

**7. Section 15 of the said Act is amended by striking out "159 and 160" in the first line and inserting in lieu thereof "159, 160, 160.1 and 160.2".**

**8. Subsection 16 (1) of the said Act is repealed and the following substituted therefor:**

(1) Where at any time after the day on or before which a return of a taxpayer's income was required to be filed under this Act for a taxation year, General

- (a) the amount of his or her tax payable for the year under this Act,

exceeds,

- (b) the aggregate of all amounts each of which is an amount paid at or before that time on account of his or her tax payable and applied as at that time by the Provincial Minister against the taxpayer's liability for an amount payable under this Act for the year,

the person liable to pay the tax shall pay interest on such excess, for the period after the 19th day of April, 1983 during which it is outstanding, at such rates per annum as are prescribed and are in effect from time to time during the period for the purposes of subsection 161 (1) of the Federal Act.

**9.—(1) Subsection 19 (3) of the said Act is repealed and the following substituted therefor:**

Interest on  
overpayments

(3) Where an amount in respect of an overpayment for a taxation year is refunded, or applied under this section on other liability, interest at the rate per annum prescribed for the purpose of subsection 164 (3) of the Federal Act shall be paid or applied thereon for the period beginning with the latest of,

- (a) the day when the overpayment arose;
- (b) the day on or before which the return of income for the year was required to be filed or would have been required to be filed if tax were payable for the year; and
- (c) the day when the return of income for the year was actually filed,

and ending with the day of refunding or application aforesaid, unless the amount of the interest so calculated is less than \$1, in which event no interest shall be paid or applied under this subsection.

Idem

(3a) Where, at any particular time, interest has been paid to, or applied to a liability of, a taxpayer pursuant to subsection (3) in respect of an overpayment and it is determined at a subsequent time that the actual overpayment was less than the overpayment in respect of which interest was paid or applied, the following rules apply:

1. The amount by which the interest that has been paid or applied exceeds the interest, if any, computed in respect of the amount that is determined at the subsequent time to be the actual overpayment shall be deemed to be an amount (in this subsection referred to as "the amount payable") that became payable under this Act by the taxpayer at the particular time.
2. The taxpayer shall pay interest, at the rate prescribed for the purposes of subsection 161 (1) of the Federal Act, on the amount payable for the period beginning at the particular time and ending on the date of payment.
3. The Provincial Minister may at any time assess the taxpayer in respect of the amount payable and, where the Provincial Minister makes such assessment, the provisions of this Act are applicable, with such modifications as the circumstances require, in respect of the assessment as though it had been made under section 10 of this Act.

**(2) Subsection 19 (6) of the said Act is repealed and the following substituted therefor:**

(6) In this section, "overpayment" of a taxpayer for a taxation year means the aggregate of all amounts paid on account of his or her tax under this Act for the year minus all amounts payable by him or her under this Act for the year.

Definition

**10. Subsection 29 (1) of the said Act is amended by striking out "and" at the end of clause (d) and by adding thereto the following clause:**

- (f) authorizing or requiring any officer of the Ministry of Revenue to exercise any power or perform any duty conferred or imposed upon the Provincial Minister by this Act.

**11. Subsection 36 (8) of the said Act is repealed and the following substituted therefor:**

(8) The Provincial Minister may assess any person for any amount that has been deducted or withheld by that person under this Act or a regulation or that is payable by that person under this section, section 36a or section 41 and, upon the Provincial Minister sending a notice of assessment to that person, Divisions I and J of Part I of the Federal Act are applicable with necessary modifications.

Assessment  
for amount  
deducted

**Commence-  
ment and  
application**

**12.—(1)** This Act, except sections 1, 2, 4, 7, 8, 9 and 11, comes into force on the day it receives Royal Assent.

**Idem**

(2) Subsection 2 (1) comes into force on the 1st day of January, 1986.

**Idem**

(3) Section 1 and subsection 2 (3) come into force on the 1st day of January, 1986, and apply with respect to the 1986 taxation year.

**Idem**

(4) Subsection 2 (2) shall be deemed to have come into force on the 1st day of January, 1984, and applies with respect to the 1984 and subsequent taxation years.

**Idem**

(5) Section 4 shall be deemed to have come into force on the 1st day of January, 1983, and applies with respect to assessments and reassessments made, to assessing tax and reassessing tax, to determinations and redeterminations made or to determining or redetermining amounts after 1982.

**Idem**

(6) Section 7 shall be deemed to have come into force,

(a) with respect to the reference in section 15 of the said Act to section 160.1 of the Federal Act, on the 12th day of December, 1978; and

(b) with respect to the reference in section 15 of the said Act to section 160.2 of the Federal Act, on the 17th day of November, 1978, and applies to deaths occurring after the 16th day of November, 1978.

**Idem**

(7) Section 8 shall be deemed to have come into force on the 20th day of April, 1983.

**Idem**

(8) Subsection 9 (1) shall be deemed to have come into force on the 20th day of April, 1983, and applies with respect to interest paid or applied after the 19th day of April, 1983.

**Idem**

(9) Subsection 9 (2) shall be deemed to have come into force on the 1st day of January, 1983, and applies to the 1983 and subsequent taxation years.

**Idem**

(10) Section 11 shall be deemed to have come into force on the 13th day of November, 1981, and is applicable after the 12th day of November, 1981.

**Short title**

**13.** The short title of this Act is the *Income Tax Amendment Act, 1985*.

## CHAPTER 13

### An Act to amend the Highway Traffic Act

*Assented to December 20th, 1985*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

**1.—(1)** Subsection 7 (3c) of the *Highway Traffic Act*, being chapter 198 of the Revised Statutes of Ontario, 1980, as re-enacted by the Statutes of Ontario, 1983, chapter 63, section 2, is repealed and the following substituted therefor:

(3c) Where a permit holder is in default of payment of a fine imposed for a parking infraction, an order may be made under subsection 70 (2) of the *Provincial Offences Act* directing that,

No permit  
validation  
when fines  
unpaid  
R.S.O. 1980,  
c. 400

(a) validation of that person's permit; and

(b) issuance of a new permit to that person,

may be refused until the fine is paid.

(3d) Where a person who is not a permit holder is in default of a payment of a fine imposed for a parking infraction, an order may be made under subsection 70 (2) of the *Provincial Offences Act* directing that the issuance of a permit may be refused to that person until the fine is paid.

No permit  
issued  
when fines  
unpaid

(3e) An order permitted by subsection (3c) does not apply to preclude the holder of more than one permit from receiving validation of a permit, the plate portion of which was not associated with the vehicle involved with the infraction at the time of the infraction.

Exception to  
subs. (3c)

**(2)** Subsection 7 (11) of the said Act is repealed and the following substituted therefor:

(11) Notwithstanding section 2 of the *Financial Administration Act*, any person who issues permits on behalf of the Minister, pursuant to an agreement with the Minister, may retain,

Retaining  
portion  
of fee  
R.S.O. 1980,  
c. 161

from the fee paid, such amount as is approved by the Minister from time to time.

**2.—(1) Subsection 18 (2) of the said Act, as amended by the Statutes of Ontario, 1983, chapter 63, section 7, is repealed and the following substituted therefor:**

Issuance  
of licence

(2) The Minister may issue a driver's licence to any person who meets the requirements of this Act and the regulations authorizing the person to drive on a highway,

- (a) any motor vehicle within a class or classes of motor vehicles;
- (b) subject to any conditions or endorsements; and
- (c) for the period of time,

prescribed by the regulations and set out or referred to in the licence.

**(2) Subsection 18 (2a) of the said Act, as enacted by the Statutes of Ontario, 1983, chapter 63, section 7, is repealed and the following substituted therefor:**

Retaining  
portion  
of fee  
R.S.O. 1980,  
c. 161

(2a) Notwithstanding section 2 of the *Financial Administration Act*, any person who issues licences on behalf of the Minister, pursuant to an agreement with the Minister, may retain, from the fee paid, such amount as is approved by the Minister from time to time.

**3.—(1) Subsection 26 (1) of the said Act, as re-enacted by the Statutes of Ontario, 1984, chapter 21, section 4, is repealed and the following substituted therefor:**

Suspension  
on conviction  
for certain  
offences

R.S.C. 1970,  
c. C-34

(1) The driver's licence of a person who is convicted of an offence,

- (a) under section 203, 204 or 219 of the *Criminal Code* (Canada) committed by means of a motor vehicle or a street car within the meaning of this Act or a motorized snow vehicle within the meaning of the *Motorized Snow Vehicles Act*;
- (b) under section 233, 236, 237 or 239 of the *Criminal Code* (Canada) committed while driving or having the care, charge or control of a motor vehicle within the meaning of this Act or a motorized snow vehicle within the meaning of the *Motorized Snow Vehicles Act*;

R.S.O. 1980,  
c. 301



- (c) under subsection 238 (5) of the *Criminal Code* (Canada) committed in relation to the driving or having the care, charge or control of a motor vehicle within the meaning of this Act or a motorized snow vehicle within the meaning of the *Motorized Snow Vehicles Act*; or

R.S.C. 1970,  
c. C-34

R.S.O. 1980,  
c. 301

- (d) referred to in a predecessor to this subsection,

is thereupon suspended for a period of,

- (e) upon the first conviction, one year;
- (f) upon the first subsequent conviction, two years; and
- (g) upon an additional subsequent conviction, three years.

**(2) Subsection 26 (4) of the said Act is amended by striking out "234, 236 or" in the third line.**

**(3) The periods of suspension provided for in subsection 26 (1) of the said Act before its re-enactment by this Act continue to apply with respect to convictions for offences committed before section 3 of this Act comes into force.**

**(4) No person whose licence is or was suspended under subsection 26 (1) of the said Act or a predecessor thereof has a cause of action against the Registrar of Motor Vehicles or Her Majesty the Queen in right of Ontario for any misapplication of, or misadvice about, the suspension period under the said subsection 26 (1) or a predecessor thereof.**

**4. Subsection 27 (1) of the said Act is repealed and the following substituted therefor:**

(1) The driver's licence of a person who is convicted of an offence under subsection 242 (4) of the *Criminal Code* (Canada) is thereupon suspended for a period of,

Suspension  
for driving  
while dis-  
qualified  
R.S.C. 1970,  
c. C-34

- (a) upon the first conviction, one year; and
- (b) upon a subsequent conviction, two years,

in addition to any other period for which the licence is suspended and consecutively thereto.

(1a) In determining whether a conviction is a subsequent conviction for the purposes of subsection (1), the only question to be considered is the sequence of convictions and no

Determining  
subsequent  
conviction

consideration shall be given to the sequence of commission of offences or whether any offence occurred before or after any conviction.

Five-year  
limitation

(1b) Clause (1) (b) does not apply when the subsequent conviction is more than five years after the previous conviction.

**5. The said Act is amended by adding thereto the following section:**

Suspension  
while pro-  
hibited from  
driving

R.S.C. 1970,  
c. C-34

R.S.O. 1980,  
c. 301

**27a.**—(1) Where the licence of a person who is subject to an order made under section 242 of the *Criminal Code* (Canada), if the order is the result of an offence committed while operating a motor vehicle within the meaning of this Act or a motorized snow vehicle within the meaning of the *Motorized Snow Vehicles Act*, is suspended under subsection 26 (1) or under subsection 27 (1), the licence shall remain suspended during the period of prohibition set out in the order notwithstanding the expiration of any other period of suspension.

Expanded  
meaning  
of order

R.S.C. 1970,  
c. C-34

(2) For the purposes of subsection (1), “an order made under section 242 of the *Criminal Code* (Canada)” includes an order made under subsection 238 (1) of the *Criminal Code* (Canada) before the 26th day of April, 1976.

**6. The said Act is further amended by adding thereto the following section:**

Increased  
suspension  
time

R.S.C. 1970,  
c. C-34

**27b.**—(1) Where an order is made under section 242 of the *Criminal Code* (Canada) or under subsection 26 (3) of this Act and the court or judge, when sentencing the offender or making the conviction, orders the imprisonment of the offender and that the period of prohibition or suspension, as the case may be, shall start to run on the termination of the imprisonment, the suspension imposed by subsection 26 (1) of this Act is thereupon increased by the period of imprisonment.

Modification  
to increased  
suspension

(2) Where the period of imprisonment referred to in subsection (1) is less than that ordered by the court or judge, the length of the increased suspension imposed by subsection (1) shall, upon the application of the offender, be reduced by a period equal to that by which the period of imprisonment was reduced.

**7. Section 29 of the said Act is repealed and the following substituted therefor:**

**29.**—(1) Where a person is in default of payment of a fine imposed upon conviction for an offence against this Act, the *Public Vehicles Act*, the *Public Commercial Vehicles Act* or the regulations made under any of them, an order may be made under subsection 70 (2) of the *Provincial Offences Act* directing that,

Suspension  
for default  
in payment  
of fine  
R.S.O. 1980,  
cc. 425, 407,  
400

- (a) the person's driver's licence be suspended; and
- (b) no driver's licence be issued to the person,

until the fine is paid.

(2) The Registrar shall,

Duty of  
Registrar

- (a) on being informed of an outstanding order referred to in subsection (1), suspend the person's driver's licence, if it is not already suspended under another order referred to in subsection (1); and
- (b) on being informed that the fine and any applicable prescribed administrative fee for the reinstatement of the licence are paid, reinstate the licence, unless the Registrar has been informed that,
  - (i) there is another outstanding order referred to in subsection (1) directing that the licence be suspended,
  - (ii) the licence is suspended under any other order or under another statute, or
  - (iii) an applicable prescribed administrative fee for handling a dishonoured cheque, or interest or a penalty charged to the person under subsection 5 (2), is outstanding.

(3) The Lieutenant Governor in Council may make regulations prescribing forms and procedures and respecting any matter considered necessary or advisable to carry out effectively the intent and purpose of this section.

Regulations

**8.**—(1) Subsection 30a (1) of the said Act, as enacted by the Statutes of Ontario, 1981, chapter 72, section 1, is amended by striking out "234.1" in the fourth line and inserting in lieu thereof "238".

(2) Subsection 30a (2) of the said Act, as enacted by the Statutes of Ontario, 1981, chapter 72, section 1, is amended by

striking out "234.1" in the second line and inserting in lieu thereof "238".

(3) Subsection 30a (3) of the said Act, as enacted by the Statutes of Ontario, 1981, chapter 72, section 1, is amended by striking out "subsection 235 (1)" in the first and second lines and inserting in lieu thereof "section 238" and by striking out "237" in the fourth line and inserting in lieu thereof "238".

(4) Subsection 30a (4) of the said Act, as enacted by the Statutes of Ontario, 1981, chapter 72, section 1, is amended by striking out "234.1 or 235" in the second line and inserting in lieu thereof "238".

**9. Subsection 46 (6) of the said Act is repealed and the following substituted therefor:**

Inspection

(6) Any police officer or any officer appointed for carrying out the provisions of this Act who has reason to believe that the brakes or braking systems on any vehicle on the highway do not conform to the regulations made under this section may at any time inspect or cause an inspection to be made of the brakes or braking systems of the vehicle and may, if the brakes or braking systems do not conform to the regulations, require the driver of the vehicle to take immediate steps to bring the brakes or braking systems into compliance with the regulations.

**10. Section 48 of the said Act is amended by adding thereto the following subsection:**

Exception

(1a) On and after the 1st day of January, 1986, clause (1) (b) applies to all motorcycles except those manufactured in or imported into Canada before the 1st day of January, 1971.

**11. Subsection 94 (1) of the said Act is amended by striking out "after sunset to one-half hour before sunrise" in the fifth line and inserting in lieu thereof "before sunset to one-half hour after sunrise".**

**12. Subsection 109 (2) of the said Act is repealed and the following substituted therefor:**

Rate of  
speed by  
by-law

(2) The council of a municipality and the trustees of a police village may, for motor vehicles driven on a highway or portion of a highway under its jurisdiction, by by-law prescribe a rate of speed different from the rate set out in subsection (1).

(2a) The rate of speed prescribed under subsection (2) shall be 40, 50, 60, 70, 80, 90 or 100 kilometres per hour. Idem

**13. Subsection 147 (2) of the said Act is repealed and the following substituted therefor:**

(2) Subsection (1) does not apply to that portion of a roadway within a city, town or village. Where  
subs. (1)  
does  
not apply

(2a) Subsection (1) does not apply to that portion of a roadway within a township, county or police village in respect of which there is a by-law prohibiting or regulating parking, standing and stopping. Idem

**14.—(1) Section 184 of the said Act, as amended by the Statutes of Ontario, 1984, chapter 61, section 7, is further amended by adding thereto the following subsections:**

(1a) A judge, provincial judge or justice of the peace who makes a conviction for a prescribed offence or an offence under a prescribed Act of the Legislature or the Parliament of Canada or a regulation or order made under such prescribed Act or the clerk of the court in which the conviction is made shall forthwith certify the conviction to the Registrar setting out the name and address of the person convicted, the date the offence was committed, the provision contravened and such other information as is prescribed. Idem

(1b) The Minister may make regulations prescribing offences and Acts and information to be certified for the purpose of subsection (1a). Regulations

(2) Subsection 184 (2) of the said Act is amended by striking out “234, 236 or” in the fourth line.

**15. Subsection 191 (1) of the said Act, as amended by the Statutes of Ontario, 1983, chapter 63, section 47, is further amended by striking out “section 35” in the second line and inserting in lieu thereof “sections 27 and 35”.**

**16. Section 192 of the said Act, as amended by the Statutes of Ontario, 1981, chapter 48, section 21, is repealed and the following substituted therefor:**

**192.—(1) In conjunction with a conviction under section 30, 33 or 35 of this Act or section 237, 238 or 239 of the *Criminal Code* (Canada) or with a second conviction under section 236 of the *Criminal Code* (Canada), an order may issue that the motor vehicle driven by or under the care, charge or control of the person convicted at the time of the commission of** Impounding  
motor  
vehicles  
R.S.C. 1970,  
c. C-34

the offence or second offence, as the case may be, shall be seized, impounded and taken into custody of the law for three months, subject to such conditions and in such manner as set out in the order.

Interpretation  
R.S.C. 1970,  
c. C-34

(2) For the purpose of subsection (1), a conviction under section 236 of the *Criminal Code* (Canada) that occurs after a conviction under any section referred to in subsection (1) shall be considered as a second conviction under section 236 of the *Criminal Code* (Canada).

Notice to  
be given

(3) Where a conviction referred to in subsection (1) results because the accused pleads guilty, the order referred to in subsection (1) shall not be issued unless the person has been given notice,

- (a) by a printed or written statement upon or accompanying the summons; or
- (b) orally by the court before the plea of guilty is accepted,

in the following form or to the like effect:

*"The Highway Traffic Act provides that upon conviction of the offence with which you are charged, in the circumstances indicated therein, an order may be issued that the motor vehicle driven by you or under your care, charge or control at the time of the commission of the offence shall be seized, impounded and taken into the custody of the law"*.

When  
vehicle  
not to be  
impounded

(4) An order shall not be issued under subsection (1) in respect of a motor vehicle that is not owned or held under a lease that has less than three months to run by the person convicted unless the person convicted is the principal driver thereof and, if there is a lease of the vehicle, the lease has more than three months to run.

Opportunity  
to be heard

(5) Before an order is issued under subsection (1), an opportunity shall be given to any person who has an interest in the motor vehicle or is a dependant of or a family member residing with the person convicted to state why the order should not issue.

Undue  
hardship

(6) Where representation is made under subsection (5), the court shall not issue the order if the court is of the opinion that undue hardship will result thereby.

(7) Where an order has been issued under subsection (1), any person referred to in subsection (5) may apply to the court for an amendment to or revocation of the order. Change  
in order

(8) The court, pursuant to an application under subsection (7), may amend or revoke an order that is the subject-matter of the application where there is a relevant change in circumstances since the order was made or information is brought out that was not disclosed before the order was made. Basis for  
change

(9) All costs and charges for the care and storage of a motor vehicle impounded under subsection (1) are a lien upon the vehicle. Lien

(10) A motor vehicle that is subject to a lien under subsection (9) may be retained in the custody of the law so long as the lien remains unpaid or until the motor vehicle is sold by public auction. Effect  
of lien

(11) Before a motor vehicle is sold under subsection (10), a reasonable effort shall be made to give the owner two weeks notice of the sale if the owner can be ascertained. Notice  
of sale

(12) For the purposes of this section, "court" means a judge or provincial judge. Definition

**17. The said Act is further amended by adding thereto the following section:**

**194a.**—(1) In respect of an offence under this Act, the *Public Commercial Vehicles Act*, *Public Vehicles Act*, *Compulsory Automobile Insurance Act*, *Fuel Tax Act, 1981* or the *Dangerous Goods Transportation Act, 1981* that involves a commercial motor vehicle, delivery of the offence notice or summons to the driver of the vehicle shall be deemed to be service on the owner of the vehicle for the purpose of Part I of the *Provincial Offences Act* unless, at the time of the offence, the vehicle was in the possession of the driver without the owner's consent. Exemption  
from  
R.S.O. 1980,  
c. 400  
R.S.O. 1980,  
cc. 407, 425,  
83  
1981, cc. 59,  
69

(2) Section 91g of the *Provincial Offences Act* does not apply to a report or certificate made under section 28 or 184 of this Act. Idem

**18.**—(1) This Act, except sections 10 and 17, comes into force on the day it receives Royal Assent. Commence-  
ment

(2) Section 10 comes into force on the 2nd day of June, 1986. Idem

**Idem**

**(3) Section 17 comes into force on a day to be named by proclamation of the Lieutenant Governor.**

**Short title**

**19. The short title of this Act is the *Highway Traffic Amendment Act, 1985*.**



## CHAPTER 14

### **An Act to repeal the Ontario Education Capital Aid Corporation Act and the Ontario Universities Capital Aid Corporation Act**

*Assented to December 20th, 1985*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act, "Treasurer of Ontario" means the Treasurer of Ontario and Minister of Economics. Definition
  
2. The Ontario Education Capital Aid Corporation, continued under the *Ontario Education Capital Aid Corporation Act*, being chapter 330 of the Revised Statutes of Ontario, 1980 and The Ontario Universities Capital Aid Corporation, continued under the *Ontario Universities Capital Aid Corporation Act*, being chapter 360 of the Revised Statutes of Ontario, 1980, are dissolved. Corporations dissolved
  
3. The assets and liabilities of The Ontario Education Capital Aid Corporation and The Ontario Universities Capital Aid Corporation are vested in the Treasurer of Ontario. Transfer of assets and liabilities to Treasurer
  
4. The Treasurer of Ontario may delete from the accounts of the Province of Ontario the advances made to The Ontario Education Capital Aid Corporation and The Ontario Universities Capital Aid Corporation. Deletion of advances
  
5. The Treasurer of Ontario may, by written instrument directed to the issuer of a debenture or bond vested in the Treasurer of Ontario by this Act, release in whole or in part the issuer of any such debenture or bond from its obligation to pay principal or interest or both on the debenture or bond. Release of debentures and bonds
  
6. The *Ontario Education Capital Aid Corporation Act*, being chapter 330 of the Revised Statutes of Ontario, 1980, and the *Ontario Universities Capital Aid Corporation Act*, being chapter 360 of the Revised Statutes of Ontario, 1980, are repealed. Repeals

Commence-  
ment

**7.** This Act comes into force on the day it receives Royal Assent.

Short title

**8.** The short title of this Act is the *Capital Aid Corporations Repeal Act, 1985*.

## CHAPTER 15

### **An Act to amend certain Acts respecting Residential Tenancies**

*Assented to December 20th, 1985*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

**1. Section 125 of the *Residential Tenancies Act*, being chapter 452 of the Revised Statutes of Ontario, 1980, is repealed and the following substituted therefor:**

**125.** Unless otherwise authorized under this Act, no landlord shall increase the rent charged for a rental unit to take effect on or after the 1st day of August, 1985, by more than 4 per cent of the last rent that was charged for an equivalent rental period.

Maximum permitted rent increase without application

**2. The said Act is amended by adding thereto the following sections:**

**125a.** A notice of rent increase to increase the rent charged for a rental unit by more than 4 per cent of the last rent that was charged for an equivalent rental period given before this section comes into force to take effect on or after the 1st day of August, 1985 shall be deemed to be for an increase of 4 per cent except that, where an order of the Commission on an application under section 126 permits an increase other than 4 per cent, the notice of rent increase shall be deemed to be for the increase permitted by the order.

Notice deemed for 4 per cent

**125b.** A landlord who has increased the rent charged for a rental unit by more than 4 per cent effective on or after the 1st day of August, 1985, where that increase was not permitted by an order of the Commission, shall, on or before the 14th day of February, 1986,

Landlord to repay excess rent or bring application under s. 126

- (a) pay to the tenant of the rental unit the amount of the rent paid by the tenant that is in excess of a 4 per cent increase; or

- (b) apply to the Commission under section 126 (whole building review) even though the time for making such an application set out in subsection 126 (3) has expired.

Applications  
in respect of  
previously  
exempt units

**125c.—(1) Where,**

- (a) before the day this section comes into force the Commission has made an order setting the maximum rents that may be charged for rental units in a residential complex pursuant to an application under section 126; and
- (b) in respect of one or more rental units in the residential complex, the order did not set the maximum rents that may be charged for those rental units because the monthly rental was \$750 or more before the effective date of the first rent increase permitted by the order,

the landlord of the residential complex may apply to the Commission under section 126 only in respect of all the units described in clause (b), the rent for which was increased by more than 4 per cent on or after the 1st day of August, 1985 and before twelve months elapsed from the effective date of the first rent increase permitted by the order mentioned in clause (a) and the Commission has jurisdiction to consider the application and to set the maximum rents that may be charged notwithstanding that not all of the rental units in the residential complex are included in the application.

Order of  
Commission

(2) In making an order setting the maximum rents that may be charged for the rental units included in an application made under subsection (1), the Commission shall apply the total rent increase percentage previously determined by the Commission and applied by it in setting the maximum rents in the order described in clause (1) (a).

Amended  
application  
under s. 126

**125d. Where a landlord,**

- (a) has made an application under section 126 before the day this section comes into force and the effective date of the first rent increase applied for is after the 1st day of August, 1985; and
- (b) has increased the rent charged for a rental unit in the residential complex that is the subject of the application to take effect on or after the 1st day of August, 1985, and before the effective date mentioned in clause (a) by more than 4 per cent of the

last rent charged for the rental unit and the rent increase was not permitted by an order of the Commission,

the Commission shall at any time before an order is made in respect of the application, at the request of the landlord, amend the application so that the effective date of the first rent increase applied for is the date of the earliest rent increase mentioned in clause (b).

**125e.** In an application under section 126, as provided for in clause 125b (b) or in an application amended under section 125d, the Commission, after apportioning the total rent increase justified in accordance with section 5 of the *Residential Complexes Financing Costs Restraint Act, 1982*, shall, in making an order under section 131, set the maximum rent that may be charged for each rental unit that is under review,

Maximum  
rent increase

1982, c. 59

- (a) in respect of a rental unit that, prior to the 1st day of August, 1985, was subject to Part XI, at an amount that does not exceed by more than 6 per cent the last rent that was charged for the rental unit; and
- (b) in respect of a rental unit that, prior to the 1st day of August, 1985, was not subject to Part XI, at an amount that does not exceed the increased rent specified by the landlord in a notice of rent increase mentioned in section 125a.

**125f.** Where a landlord fails to comply with clause 125b (a) or (b) on or before the 14th day of February, 1986, the tenant may,

Recovery  
by tenant  
of excess  
rent paid

- (a) deduct the amount of the rent paid by the tenant that is in excess of a 4 per cent increase from a subsequent rent payment and so continue until the full amount of the excess rent has been satisfied; or
- (b) make an application to the Commission under subsection 129 (2).

**3.—(1)** Clauses 120 (b) and 134 (1) (e) of the said Act are repealed.

(2) Notwithstanding the previous operation of clause 134 (1) (e) of the *Residential Tenancies Act* as it read immediately before its repeal by subsection (1) of this section or of Regulation 900 of Revised Regulations of Ontario, 1980, made thereunder, Part XI of the *Residential Tenancies Act* applies to

Application

a rental unit not otherwise exempt from that Part, irrespective of the monthly rental charged for the rental unit.

**4.—(1)** Subsection 7 (1) of the *Residential Complexes Financing Costs Restraint Act, 1982*, being chapter 59, as re-enacted by the Statutes of Ontario, 1984, chapter 65, section 1, is repealed and the following substituted therefor:

Repeal

(1) This Act is repealed on the 31st day of December, 1986.

(2) Subsection 7 (2) of the said Act, as amended by the Statutes of Ontario, 1983, chapter 69, section 1 and 1984, chapter 65, section 1, is further amended by striking out “1985” in the amendment of 1984 and inserting in lieu thereof “1986”.

Commence-  
ment

**5.—(1)** This Act, except sections 1 and 3, comes into force on the day it receives Royal Assent.

Idem

(2) Sections 1 and 3 shall be deemed to have come into force on the 1st day of August, 1985.

Short title

**6.** The short title of this Act is the *Residential Tenancies Amendment Act, 1985*.

## CHAPTER 16

### **An Act to amend the Planning Act, 1983**

*Assented to December 20th, 1985*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

**1. Subsection 71 (4) of the *Planning Act, 1983*, being chapter 1, is repealed and the following substituted therefor:**

(4) The Minister may approve any amendment or repeal of an official plan of a joint planning area that may be proposed by the council of any municipality affected by the official plan.

Amendment  
or repeal

**2. This Act shall be deemed to have come into force on the 1st day of August, 1985.**

Commence-  
ment

**3. The short title of this Act is the *Planning Amendment Act, 1985*.**

Short title





## CHAPTER 17

### **An Act to amend the Workers' Compensation Act**

*Assented to December 20th, 1985*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

**1.—(1)** Subsection 11 (2) of the *Workers' Compensation Act*, being chapter 539 of the Revised Statutes of Ontario, 1980, is amended by striking out "44" in the fourth line and inserting in lieu thereof "42".

(2) Subsection 11 (3) of the said Act is amended by striking out "39 and 45" in the third line and inserting in lieu thereof "41 and 44".

**2.** Subsection 86b (4) of the said Act, as enacted by the Statutes of Ontario, 1984, chapter 58, section 32, is repealed.

**3.** Subsection 105 (1) of the said Act is repealed and the following substituted therefor:

(1) Where the assessment is based on the payroll of the employer and there is included in it the wages or salary of a worker who has been paid more than the maximum amount of average earnings upon which a loss of earnings may be calculated under section 41, the excess shall be deducted from the amount of the payroll and the assessment shall be based on the amount of it as so reduced.

Deduction  
from payroll

**4.** Subsection 122 (6) of the said Act is amended by striking out "45" in the third line and inserting in lieu thereof "43" and by striking out "the rate provided by subsection 45 (1)" in the twelfth and thirteenth lines and inserting in lieu thereof "the maximum amount of average earnings upon which a loss of earnings may be calculated under section 41".

**5.** The said Act is amended by adding thereto the following Part:

## PART IV

1986  
adjustment

**138.**—(1) Subject to subsections (2) and (3), on the 1st day of January, 1986, the Board shall,

- (a) adjust the dollar amounts set out in this Act and in provisions continued by section 132 by applying an indexing factor of 1.7 per cent; and
- (b) adjust average earnings by applying an indexing factor of 1.7 per cent and the Board shall make the consequential changes to the compensation payable under this Act and under provisions continued by section 132.

Exception

(2) On the 1st day of January, 1986, the amounts set out in clauses 36 (1) (c), (d), (e) and (f), as continued by section 132, are increased by 11.9 per cent.

Basis of  
calculation

(3) For the purposes of this Part, the amounts set out in clauses 42 (1) (a) and (b) shall be deemed to have been amended immediately before the making of the adjustment required by clause (1) (a) of this section to read as "\$11,025" and not as "\$10,500".

Increases  
prospective

(4) Nothing in this section entitles a person to claim additional compensation for any period before the 1st day of January, 1986 or with respect to any award commuted or paid as a lump sum before that day.

Calculation  
of  
average  
earnings

(5) For the purpose of calculating the adjustment under clause (1) (b) for a person who is receiving compensation under provisions continued by section 132, the average earnings shall be the amount which produces the compensation that the person is receiving as of the 31st day of December, 1985.

Indexing  
factor

**139.**—(1) On the 1st day of January in each year, beginning in 1987, an indexing factor shall be determined, based on the percentage change in the Consumer Price Index for Canada for all items, for the twelve month period ending the 31st day of October of the previous year, as published by Statistics Canada.

Annual  
adjustments

(2) On the 1st day of January in each year, beginning in 1987, the Board shall,

- (a) adjust the dollar amounts set out in this Act and in provisions continued by section 132 by applying the

indexing factor to the amount as adjusted under this Part on the preceding 1st day of January; and

- (b) adjust average earnings by applying the indexing factor to the average earnings as adjusted under this Part on the preceding 1st day of January and the Board shall make consequential changes to the compensation payable under this Act and under provisions continued by section 132.

(3) For the purpose of calculating the adjustment under clause (2) (b) for a person who is receiving compensation under provisions continued by section 132, the average earnings shall be the amount which produces the compensation that the person is receiving as of the day preceding the day on which the adjustment is to be made.

Calculation  
of  
average  
earnings

(4) Nothing in this section entitles a person to claim additional compensation for any period before the effective date of an increase as a result of subsection (2) or with respect to any award commuted or paid as a lump sum before the effective date.

Increases  
prospective

**140.** This Part does not apply to dollar amounts set out in section 86 or 116 or to fines set out in this Act.

Exceptions

**141.**—(1) Where a person is receiving the minimum amount of compensation payable under subsection 42 (1), (3), (4), (5) or (6) of this Act or under section 44 as continued by section 132 and that amount is increased under this Part, no other increase applies.

Where  
minimum  
received

(2) Where a maximum amount under section 41 of this Act or under subsection 133 (3), (4), (5) or 43 (9) as continued by section 132 is adjusted under this Part and the adjusted amount is not divisible by 100 without remainder, the Board shall increase the adjusted amount to the next amount divisible by 100 without remainder.

Maximum  
amounts  
rounded

**142.**—(1) On the 1st day of January in each year, beginning in 1986, the Board shall redetermine the net average earnings of a worker under section 44 for payments accruing after the date of redetermination by deducting from the earnings of a worker,

Annual re-  
determination  
of net  
average  
earnings

- (a) the probable income tax payable by the worker on the worker's earnings for the current year;
- (b) the probable Canada Pension Plan premiums payable by the worker for the current year; and

- (c) the probable unemployment insurance premiums payable by the worker for the current year.

**Idem** (2) The table established by subsection 44 (2) shall set out the redeterminations calculated under subsection (1).

**Commence-  
ment** **6.—(1) Subject to subsections (2) and (3), this Act comes into force on the day it receives Royal Assent.**

**Idem** (2) Sections 1, 3 and 4 shall be deemed to have come into force on the 1st day of April, 1985.

**Idem** (3) Section 2 comes into force on a day to be named by proclamation of the Lieutenant Governor.

**Short title** **7. The short title of this Act is the *Workers' Compensation Amendment Act, 1985* (No. 2).**

## CHAPTER 18

### **An Act to amend the Legislative Assembly Act**

*Assented to December 20th, 1985*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

**1. Subsections 60 (1) and (2) of the *Legislative Assembly Act*, being chapter 235 of the Revised Statutes of Ontario, 1980, as re-enacted by the Statutes of Ontario, 1984, chapter 36, section 1, are repealed and the following substituted therefor:**

(1) An indemnity at the rate of \$36,166 per annum shall be paid to every member of the Assembly. Members' indemnities

(2) An allowance for expenses at the rate of \$12,142 shall be paid to every member of the Assembly. Members' allowances,

**2. Section 61 of the said Act, as re-enacted by the Statutes of Ontario, 1984, chapter 36, section 2, is repealed and the following substituted therefor:**

**61.** In addition to his indemnity and allowance for expenses as a member, there shall be paid a Leader's allowance for expenses, Leaders' allowances

- (a) to the Premier, at the rate of \$6,832 per annum;
- (b) to the Leader of the Opposition, at the rate of \$4,555 per annum; and
- (c) to the leader of a party, except the Premier and the Leader of the Opposition, that has a recognized membership of twelve or more persons in the Assembly, at the rate of \$2,277 per annum.

**3. Subsection 62 (1) of the said Act, as re-enacted by the Statutes of Ontario, 1984, chapter 36, section 3, is repealed and the following substituted therefor:**

Indemnity  
of Speaker,  
Leader of  
Opposition  
and leader  
of a minority  
party

(1) In addition to his indemnity as a member, there shall be paid,

- (a) to the Speaker an indemnity at the rate of \$19,560 per annum;
- (b) to the Leader of the Opposition an indemnity at the rate of \$26,499 per annum; and
- (c) to the leader of a party, except the Premier and the Leader of the Opposition, that has a recognized membership of twelve or more persons in the Assembly, an indemnity at the rate of \$13,305.

**4. Subsection 64 (1) of the said Act, as re-enacted by the Statutes of Ontario, 1984, chapter 36, section 4, is repealed and the following substituted therefor:**

Chairman  
and Deputy  
Chairman of  
Whole House  
and  
chairmen  
of standing  
committees,  
indemnity

(1) In addition to his indemnity as a member, an indemnity shall be paid,

- (a) to the person who is Deputy Speaker and Chairman of the Committees of the Whole House at the rate of \$8,187 per annum;
- (b) to the Deputy Chairman of the Committees of the Whole House at the rate of \$5,686 per annum; and
- (c) to the chairman of each standing committee at the rate of \$4,434 per annum.

**5. Subsection 65 (1) of the said Act, as re-enacted by the Statutes of Ontario, 1984, chapter 36, section 5, is repealed and the following substituted therefor:**

Whips,  
indemnities

(1) In addition to his indemnity as a member, an indemnity shall be paid,

- (a) to the Chief Government Whip, at the rate of \$10,121 per annum;
- (b) to the Deputy Government Whip, at the rate of \$6,936 per annum;
- (c) to each of not more than three Government Whips, at the rate of \$5,003 per annum;
- (d) to the Chief Opposition Whip, at the rate of \$6,936 per annum;

- (e) to each of not more than two Opposition Whips, at the rate of \$5,003 per annum; and
- (f) in the case of each party that has a recognized membership of twelve or more persons in the Assembly, other than the party from which the Government is chosen and the party recognized as the Official Opposition,
  - (i) to the Chief Party Whip of the party, at the rate of \$5,686 per annum, and
  - (ii) to the Party Whip of the party, at the rate of \$4,549 per annum.

**6. Subsection 67 (1) of the said Act, as amended by the Statutes of Ontario, 1983, chapter 50, section 7 and 1984, chapter 36, section 6, is further amended by striking out the first, second, third and fourth lines in the amendment of 1984 and inserting in lieu thereof the following:**

(1) There shall be paid to each member of a committee of the Assembly other than the chairman thereof an allowance for expenses of \$65 and to the chairman thereof an allowance for expenses of \$76, and,

. . . . .

**7. Section 68 of the said Act, as amended by the Statutes of Ontario, 1981, chapter 29, section 7, is repealed and the following substituted therefor:**

**68.—**(1) A person who is a member of the Assembly immediately before the Assembly is dissolved or is ended by the passage of time and who does not become a member of the next following Assembly shall be paid a severance allowance equal to one-twelfth of his or her annual indemnity as a member, at the rate in force immediately before he or she ceases to be a member, for each year of service.

Severance  
allowance

(2) A member of the Assembly who resigns his or her seat shall be paid a severance allowance equal to one-twelfth of his or her annual indemnity as a member at the rate in force on the day he or she ceases to be a member, for each year of service.

Severance  
allowance on  
resignation

(3) Where a person who is a member of the Assembly dies, whether before the Assembly is dissolved or is ended by the passage of time or after dissolution or ending of the Assembly but before the polling day that follows the dissolution or end-

Payment to  
personal  
representative  
on death of  
member

ing, an amount equal to one-twelfth of his or her annual indemnity as a member, at the rate in force on the day of his or her death or immediately before the dissolution or ending, as the case requires, shall be paid to his or her personal representative, for each year of service.

**Limits**

(4) A severance allowance under subsection (1), (2) or (3) shall not be less than one-half nor more than the annual amount of the person's annual indemnity as a member.

**8. Section 69 of the said Act, as re-enacted by the Statutes of Ontario, 1984, chapter 36, section 7, is repealed and the following substituted therefor:**

**House  
Leaders'  
indemnities**

**69.** In addition to his indemnity as a member, an indemnity shall be paid,

- (a) to the Opposition House Leader, at the rate of \$10,121 per annum;
- (b) to the House Leader of a party, other than the party from which the Government is chosen and the party recognized as the Official Opposition, that has a recognized membership of twelve or more persons in the Assembly, at the rate of \$7,619 per annum.

**Commence-  
ment**

**9. This Act shall be deemed to have come into force on the 1st day of April, 1985.**

**Short title**

**10. The short title of this Act is the *Legislative Assembly Amendment Act, 1985*.**



## CHAPTER 19

### An Act to amend the Executive Council Act

*Assented to December 20th, 1985*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

**1.** Subsections 3 (1), (2), (3) and (4) of the *Executive Council Act*, being chapter 147 of the Revised Statutes of Ontario, 1980, as re-enacted by the Statutes of Ontario, 1984, chapter 35, section 1, are repealed and the following substituted therefor:

(1) The annual salary of every minister with portfolio is \$26,499. Salaries

(2) The Premier and President of the Council shall receive, in addition, \$11,260 per annum. Additional salary for Premier

(3) The annual salary of every minister without portfolio is \$13,306. Salary of minister without portfolio

(4) The annual salary of every Parliamentary Assistant is \$8,187. Salary of Parliamentary Assistant

**2.** This Act shall be deemed to have come into force on the 1st day of April, 1985. Commencement

**3.** The short title of this Act is the *Executive Council Amendment Act, 1985*. Short title



## CHAPTER 20

### **An Act to amend the Legislative Assembly Retirement Allowances Act**

*Assented to December 20th, 1985*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

**1. Section 1 of the *Legislative Assembly Retirement Allowances Act*, being chapter 236 of the Revised Statutes of Ontario, 1980, is amended by adding thereto the following clause:**

- (ca) "spouse", in relation to a member or former member who dies on or after the 1st day of January, 1986, means either of a man and woman who,
  - (i) are married to each other,
  - (ii) have together entered into a marriage that is voidable or void, in good faith on the part of the person asserting a right under this Act,
  - (iii) are not married to each other and have cohabited continuously for a period of not less than three years, or
  - (iv) are not married to each other and have cohabited in a relationship of some permanence, if they are the natural or adoptive parents of a child.

**2. Section 17 of the said Act is amended by striking out "8½" in the second line and inserting in lieu thereof "10".**

**3.—(1) Subsection 18 (2) of the said Act is amended by inserting after "(3)" in the sixth line "or (3a)".**

**(2) Section 18 of the said Act is amended by adding thereto the following subsection:**

Person  
eligible on or  
after January  
1st, 1986

(3a) The amount of a person's allowance under this section, if the person ceases to be a member on or after the 1st day of January, 1986, shall be an amount equal to 5 per cent of the person's average annual remuneration multiplied by the years of service, including part of a year, to the person's credit up to and including fifteen years of such service, but the amount of the allowance shall not exceed 75 per cent of the person's average annual remuneration.

(3) Subsection 18 (4) of the said Act, as amended by the Statutes of Ontario, 1984, chapter 17, section 3, is further amended by inserting after "(3)" in the fifth line "or (3a)".

Commence-  
ment

4. This Act comes into force on the 1st day of January, 1986.

Short title

5. The short title of this Act is the *Legislative Assembly Retirement Allowances Amendment Act, 1985*.

## CHAPTER 21

### An Act to amend the Land Transfer Tax Act

*Assented to December 31st, 1985*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

**1.—(1) Clause 1 (1) (d) of the *Land Transfer Tax Act*, being chapter 231 of the Revised Statutes of Ontario, 1980, is amended by inserting after “therein” in the second line “a structure to be constructed on land as part of an arrangement relating to a conveyance of land”.**

**(2) Subsection 1 (1) of the said Act, as amended by the Statutes of Ontario, 1983, chapter 20, section 1, is further amended by relettering clause (ja) as clause (jb) and by adding thereto the following clause:**

(ja) “single family residence” means,

(i) a unit or proposed unit under the *Condominium Act*, or R.S.O. 1980,  
c. 84

(ii) a structure or part of a structure,

that is designed for occupation as the residence of one family, including dependants or domestic employees of a member of the family, whether or not rent is paid for the occupation of any part of such residence, and whether or not the land on which the residence is situated is zoned for residential use, and “single family residence” includes any such residence that is to be constructed as part of the arrangement relating to a conveyance of land, but does not include any such residence constructed or to be constructed on agricultural land where the transferor with respect to the land conveyed meets the eligibility requirements for a farm tax reduction rebate contained in clause 4 (b) or (c) of Ontario Regulation 716/83 made under the *Ministry of Agriculture and Food Act*.

R.S.O. 1980,  
c. 270

**2.—(1) Subsection 2 (1) of the said Act is repealed and the following substituted therefor:**

Tax imposed

- (1) Every person who tenders for registration in Ontario,
- (a) a conveyance whereby any land is conveyed to or in trust for any transferee who is not a non-resident person; or
  - (b) a conveyance that is a conveyance only of unrestricted land and upon which is endorsed, or to which is attached, a certification by the Minister, or by some person authorized by the Minister in writing to make the certification, that all of the land being conveyed is unrestricted land,

shall, before the conveyance is registered, pay a tax computed,

- (c) at the rate of one-half of 1 per cent of the value of the consideration for the conveyance up to and including \$55,000, and at the rate of 1 per cent upon the remainder of the value of the consideration; plus
- (d) where the value of the consideration for the conveyance exceeds \$250,000 and the conveyance is a conveyance of land that contains at least one and not more than two single family residences, at the rates described in clause (c) plus an additional tax of one-half of 1 per cent of the amount by which the value of the consideration exceeds \$250,000.

Apportionment  
of  
consideration

- (1a) Where, in respect of a conveyance of land,
- (a) subsection (2) does not apply;
  - (b) the value of the consideration for the conveyance exceeds \$250,000; and
  - (c) a part of the land being conveyed is not used for residential purposes,

the Minister may, to the extent that he considers it practicable, determine what amount of the value of the consideration for the conveyance is reasonably attributable to the land used in connection with a single family residence, and the person tendering the conveyance for registration is, notwithstanding subsection (1), liable to the additional tax of one-half of 1 per cent only upon the amount by which the value of the consider-

ation determined by the Minister to be attributable to land used in connection with a single family residence exceeds \$250,000.

**(2) Subsection 2 (6) of the said Act is repealed and the following substituted therefor:**

(6) Where only a part of the land being conveyed is unrestricted land and the conveyance is to or in trust for any non-resident person, the Minister may, to the extent that he considers it practicable, determine what amount of the value of the consideration for the conveyance is reasonably attributable to the unrestricted land being conveyed, and the person tendering the conveyance for registration is, notwithstanding subsection (1) or (2), liable to a tax computed at the rate of 1 per cent of such amount so determined plus any amount of tax required to be calculated under clause (1) (d), or subsection (1a) on the amount so determined, whichever is the less, and is liable to a tax computed at the rate of 20 per cent of the amount of the value of the consideration for the conveyance that is determined by the Minister not to be reasonably attributable to the unrestricted land being conveyed.

Apportionment  
of  
consideration

**3. Subsection 4 (1) of the said Act, as amended by the Statutes of Ontario, 1983, chapter 20, section 3, is repealed and the following substituted therefor:**

(1) There shall be filed with the collector and attached by him to the conveyance to which it relates an affidavit in the prescribed form setting out the true value of the consideration for the conveyance, the true amount in cash and the value of any property or security included in the value of the consideration, the amount or value of any lien or encumbrance subject to which the conveyance was made, and such affidavit shall state whether the transferee to whom the land is being conveyed is a non-resident person or the trustee for a non-resident person and, where the value of the consideration exceeds \$250,000, whether the land being conveyed contains at least one and not more than two single family residences and shall contain such other information as the Minister may prescribe to be disclosed.

Contents of  
affidavit  
as to  
consideration

**4. Subsection 6 (1) of the said Act is amended by inserting after "non-resident person" in the sixth line "or falsely states whether the land being conveyed contains at least one and not more than two single family residences".**

**5.—(1) Section 7 of the said Act, as amended by the Statutes of Ontario, 1983, chapter 20, section 5, is further amended by adding thereto the following subsection:**

Idem

R.S.O. 1980,  
c. 270

(1a) Where a person has paid an amount under this Act as tax on a conveyance of land that contains a single family residence and that single family residence ceases to be a single family residence because the transferee meets the eligibility requirements for a farm tax reduction rebate contained in clause 4 (b) or (c) of Ontario Regulation 716/83 made under the *Ministry of Agriculture and Food Act*, the Minister may, upon receipt of satisfactory evidence that the transferee meets those requirements, authorize the Treasurer to refund to the transferee the tax paid by the transferee calculated under clause 2 (1) (d), but no refund shall be made unless it is applied for within three years after the date of registration of the conveyance.

(2) Clause 7 (2) (a) of the said Act is amended by inserting after "subsection 2 (1)" in the second line "or (1a)".

**6.** Subsection 11 (1) of the said Act, as re-enacted by the Statutes of Ontario, 1983, chapter 20, section 6, is amended by striking out "ninety" in the third line and inserting in lieu thereof "180".

**7.—(1)** Subsection 12 (5) of the said Act is repealed and the following substituted therefor:

Reply to  
notice of  
appeal

(5) The Minister shall with all due dispatch serve on the appellant and file with the Supreme Court a reply to the notice of appeal admitting or denying the facts alleged and containing a statement of such allegations of fact and of such statutory provisions and reasons as the Minister intends to rely on, and where the Minister fails to serve the reply within 180 days from the date of service upon the Minister of the notice under subsection (2), the appellant may, upon twenty-one days notice to the Minister, apply to a judge of the Supreme Court for an order requiring the reply to be served within such time as the judge shall order, and the judge may, if the judge considers it proper in the circumstances, also order that, upon the failure of the Minister to serve the reply in the time specified by the order, the assessment or notice of disallowance with respect to which the appeal is made shall be vacated and any tax pursuant to such assessment shall be repaid to the appellant or the refund disallowed be paid to the appellant, but nothing in this section revives an appeal that is void or affects a statement of disallowance or assessment that has become valid and binding.

(2) Subsection 12 (10) of the said Act is repealed and the following substituted therefor:



(10) The time within which a notice of objection or a notice of appeal is to be served may be extended by the Minister if application for extension is made, Extension of time

(a) in respect of a notice of objection under subsection 11 (1),

(i) before the expiration of the time allowed under that subsection for service of notice of the objection, or

(ii) within one year from the day of mailing or delivery by personal service of the notice of assessment or statement of disallowance that is the subject of the objection where the person wishing to make objection furnishes to the Minister an explanation satisfactory to the Minister that explains why the notice of objection could not be served in accordance with subsection 11 (1); or

(b) in respect of a notice of appeal, before the expiration of the time allowed under subsection (1) of this section for the service of the notice of appeal.

**8. Section 13 of the said Act, as amended by the Statutes of Ontario, 1983, chapter 20, section 8, is further amended by adding thereto the following subsection:**

(1aa) Where the Minister considers it advisable to do so, the Minister may accept security for the payment of taxes in any form that the Minister considers satisfactory. Security for tax

**9.—(1) Subsection 16 (1) of the said Act, as re-enacted by the Statutes of Ontario, 1983, chapter 20, section 10, is amended by inserting after “subsection 2 (1)” in the forty-second line “or (1a)”.**

**(2) Subsection 16 (2) of the said Act, as re-enacted by the Statutes of Ontario, 1983, chapter 20, section 10, is amended by inserting after “subsection 2 (1)” in the fifth line “or (1a)”.**

**(3) Subsection 16 (8) of the said Act, as re-enacted by the Statutes of Ontario, 1983, chapter 20, section 10, is amended by adding at the end thereof “or (1a)”.**

**10.—(1) This Act, except section 6 and subsection 7 (2), comes into force on the day following the day it receives Royal Assent and applies to every conveyance tendered for registra-** Commencement and application

tion on or after that day notwithstanding that a conveyance in registerable form was executed and delivered prior to that day.

**Idem**

(2) Section 6 and subsection 7 (2) shall be deemed to have come into force on the 15th day of February, 1984.

**Short title**

**11.** The short title of this Act is the *Land Transfer Tax Amendment Act, 1985*.

## CHAPTER 22

### An Act to amend the Tobacco Tax Act

*Assented to December 31st, 1985*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

**1. Clauses 1 (ga) and (gb) of the *Tobacco Tax Act*, being chapter 502 of the Revised Statutes of Ontario, 1980, as enacted by the Statutes of Ontario, 1981, chapter 4, section 1, are repealed.**

**2.—(1) Subsection 2 (1) of the said Act, as re-enacted by the Statutes of Ontario, 1982, chapter 17, section 1 and amended by the Statutes of Ontario, 1983, chapter 25, section 1, is repealed and the following substituted therefor:**

(1) Every consumer shall pay to the Treasurer a tax at the rate of, Tax on  
consumers of  
tobacco

- (a) 2.7 cents on every cigarette purchased by the consumer;
- (b) 1.5 cents per gram on every gram or part thereof of any tobacco, other than cigarettes or cigars, purchased by the consumer; and
- (c) 45 per cent of the price at retail of every cigar that is purchased by the consumer, provided that where the application of such rate of tax produces a fraction of a cent, the fraction shall be counted as one full cent.

**(2) Subsection 2 (1a) of the said Act, as enacted by the Statutes of Ontario, 1981, chapter 4, section 2, is repealed.**

**3.—(1) Subsection 10 (1) of the said Act is repealed and the following substituted therefor:**

(1) The Minister may, at any time the Minister considers Assessment  
reasonable, assess or reassess,

- (a) any tax that any person, as agent of the Minister, has collected and has failed to remit;
- (b) any tax, interest or penalty payable by any person under this Act or the regulations; and
- (c) any amount deemed to be tax under section 27.

**(2) Section 10 of the said Act is amended by adding thereto the following subsection:**

Disallowance  
of refund

(2a) Where a person has, in accordance with this Act and the regulations, applied for a refund under this Act or the regulations, and the claim is in whole or in part refused, the Minister shall cause to be issued a statement of disallowance and the statement shall specify the amount of the disallowance and the reasons therefor and the statement of disallowance shall be served in the same manner as a notice of assessment under subsection (3).

**4.—(1) Subsection 12 (1) of the said Act is repealed and the following substituted therefor:**

Notice of  
objection

(1) Where a person objects to an assessment of tax, interest or penalty or the disallowance of a refund under section 10, the person may, within 180 days from the day of mailing or delivery by personal service of the notice of assessment or statement of disallowance, serve on the Minister a notice of objection in duplicate in the form prescribed by the regulations setting out the reasons for the objection and all relevant facts.

**(2) Subsection 12 (3) of the said Act is repealed and the following substituted therefor:**

Minister to  
reconsider

(3) Upon receipt of a notice of objection, the Minister shall with all due dispatch reconsider the assessment or disallowance objected to and vacate, confirm or vary the assessment or disallowance or reassess or serve a fresh statement of disallowance, and the Minister shall thereupon notify the person making the objection of his or her action by registered mail.

**5.—(1) Subsection 13 (1) of the said Act is amended by inserting after “assessment” in the fourth line “or statement of disallowance”.**

**(2) Subsection 13 (5) of the said Act is repealed and the following substituted therefor:**

(5) The Minister shall with all due dispatch serve on the appellant and file with the Supreme Court a reply to the notice of appeal admitting or denying the facts alleged and containing a statement of such allegations of fact and of such statutory provisions and reasons as the Minister intends to rely on, and where the Minister fails to serve the reply within 180 days from the date of service upon the Minister of the notice under subsection (2), the appellant may, upon twenty-one days notice to the Minister, apply to a judge of the Supreme Court for an order requiring the reply to be served within such time as the judge shall order, and the judge may, if the judge considers it proper in the circumstances, also order that, upon the failure of the Minister to serve the reply in the time specified by the order, the assessment or notice of disallowance with respect to which the appeal is made shall be vacated and any tax pursuant to such assessment shall be repaid to the appellant or the refund disallowed be paid to the appellant, but nothing in this section revives an appeal that is void or affects a statement of disallowance or assessment that has become valid and binding.

Reply to  
notice of  
appeal

**(3) Subsection 13 (7) of the said Act is repealed and the following substituted therefor:**

(7) The court may dispose of the appeal by such order as it considers just and the Minister shall, subject to the final decision of any court to which the order is appealed, vacate or vary, where necessary, the assessment or statement of disallowance so as to carry out the final order of the court.

Disposition  
of appeal

**(4) Subsection 13 (10) of the said Act is amended by inserting after "assessment" in the first line "or notice of disallowance".**

**(5) Subsection 13 (11) of the said Act is repealed and the following substituted therefor:**

(11) The time within which a notice of objection or a notice of appeal is to be served may be extended by the Minister if application for extension is made,

Extension  
of time

- (a) in respect of a notice of objection under subsection 12 (1),
  - (i) before the expiration of the time allowed under that subsection for service of notice of the objection, or
  - (ii) within one year from the day of mailing or delivery by personal service of the notice of

assessment or statement of disallowance that is the subject of the objection where the person wishing to make objection furnishes to the Minister an explanation satisfactory to the Minister that explains why the notice of objection could not be served in accordance with subsection 12 (1); or

- (b) in respect of a notice of appeal, before the expiration of the time allowed under subsection (1) of this section for the service of the notice of appeal.

**6.—(1) Subsection 14 (3) of the said Act is repealed.**

**(2) Subsection 14 (6) of the said Act is amended by striking out “in respect of which the tax imposed by this Act has not been paid” in the fourth and fifth lines.**

**7. Section 16 of the said Act is amended by adding thereto the following subsection:**

Security  
for tax

(1a) Where the Minister considers it advisable to do so, the Minister may accept security for the payment of taxes in any form the Minister considers appropriate.

**8. Clauses 28 (2) (e) and (f) of the said Act, as enacted by the Statutes of Ontario, 1981, chapter 4, section 6, are repealed.**

Commence-  
ment

**9.—(1) This Act, except subsections 4 (1) and 5 (5), comes into force on the day following the day it receives Royal Assent.**

Idem

**(2) Subsections 4 (1) and 5 (5) shall be deemed to have come into force on the 15th day of February, 1984.**

Short title

**10. The short title of this Act is the *Tobacco Tax Amendment Act, 1985*.**

## CHAPTER 23

### **An Act to amend the Fuel Tax Act, 1981**

*Assented to December 31st, 1985*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

**1. Clause 1 (t) of the *Fuel Tax Act, 1981*, being chapter 59, is repealed.**

**2. Subsections 4 (1) and (2) of the said Act are repealed and the following substituted therefor:**

(1) Every collector, importer, registered consumer and purchaser shall pay to the Treasurer a tax at the rate of,

Tax on  
clear fuel

(a) 9.9 cents per litre on each litre of clear fuel received or used by him or her in Ontario to generate power in a motor vehicle other than railway equipment operated on rails in connection with a public transportation system; and

(b) 3.1 cents per litre on each litre of clear fuel received or used by him or her in Ontario to propel railway equipment on rails where such equipment is operated in connection with and as part of a public transportation system.

**3.—(1) Subsection 14 (1) of the said Act is repealed and the following substituted therefor:**

(1) Where a person objects to an assessment or statement of disallowance under section 13, that person may, within 180 days from the service of the assessment or statement of disallowance, serve on the Minister a notice of objection in duplicate in the prescribed form setting out the reasons for the objection and all relevant facts.

Notice of  
objection

**(2) Subsection 14 (15) of the said Act is repealed and the following substituted therefor:**

## Extension

(15) The time within which a notice of objection or a notice of appeal is to be served may be extended by the Minister if application for extension is made,

(a) in respect of a notice of objection under subsection (1),

(i) before the expiration of the time allowed under that subsection for service of notice of the objection, or

(ii) within one year from the day of mailing or delivery by personal service of the notice of assessment or statement of disallowance that is the subject of the objection where the person wishing to make objection furnishes to the Minister an explanation satisfactory to the Minister that explains why the notice of objection could not be served in accordance with subsection (1); or

(b) in respect of a notice of appeal, before the expiration of the time allowed under subsection (5) for the service of the notice of appeal.

**4. Section 17 of the said Act is amended by adding thereto the following subsection:**

Security  
for tax

(1a) Where the Minister considers it advisable to do so, the Minister may accept security for the payment of taxes in any manner the Minister considers appropriate.

**5. Subsection 18 (3) of the said Act is repealed.**

**6. Clauses 30 (2) (b) and (c) of the said Act are repealed.**

Commence-  
ment

**7.—(1) This Act, except section 3, comes into force on the day following the day it receives Royal Assent.**

## Idem

**(2) Section 3 shall be deemed to have come into force on the 15th day of February, 1984.**

## Short title

**8. The short title of this Act is the *Fuel Tax Amendment Act, 1985*.**



## CHAPTER 24

### An Act to amend the Gasoline Tax Act

*Assented to December 31st, 1985*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

**1.** Clause 1 (ja) of the *Gasoline Tax Act*, being chapter 186 of the Revised Statutes of Ontario, 1980, as enacted by the Statutes of Ontario, 1981, chapter 11, section 1, is repealed.

**2.** Subsections 2 (1), (2) and (2a) of the said Act, as re-enacted by the Statutes of Ontario, 1981, chapter 11, section 2, are repealed and the following substituted therefor:

(1) Every purchaser of gasoline shall pay to the Treasurer a tax at the rate of 8.3 cents per litre on all gasoline purchased by, or delivered to, the purchaser. Tax payable by purchaser of gasoline

(2) Every purchaser of aviation fuel shall pay to the Treasurer a tax at the rate of 1.88 cents per litre on all aviation fuel purchased by, or delivered to, the purchaser. Tax on aviation fuel

**3.—(1)** Subsection 11 (1) of the said Act is amended by adding at the end thereof “and serve notice of the assessment on the person”.

(2) Section 11 of the said Act is amended by adding thereto the following subsection:

(1a) Where a person has, in accordance with this Act and the regulations, applied for or taken a refund and the claim is in whole or in part refused, the Minister shall cause to be served on the person a statement of disallowance in the prescribed form and the statement shall specify the amount of the refund disallowed and the reasons therefor. Disallowance of refund

(3) Subsections 11 (2) and (3) of the said Act are repealed and the following substituted therefor:

(2) A notice of assessment under subsection (1) or a statement of disallowance under subsection (1a) may be served by Remittance of tax assessed or refund disallowed

sending the notice or statement by prepaid mail to the person against whom the assessment is made or whose claim is refused, as the case may be, at the person's last known address or by serving such notice or statement personally and the person who was assessed or whose refund was refused shall, within thirty days of the mailing or personal service of the notice of assessment or statement of disallowance, transmit the amount of the assessment or of the refund refused to the Treasurer.

Remittance  
forthwith

(3) Where the Minister has assessed tax under subsection (1) or has disallowed a refund under subsection (1a), the notice of assessment or statement of disallowance referred to in subsection (2) may provide that the amount owing is payable forthwith.

**(4) Subsections 11 (9) and (10) of the said Act are repealed and the following substituted therefor:**

Assessment  
valid and  
binding

(9) An assessment or statement of disallowance, subject to being varied or vacated on an objection or appeal and subject to a reassessment or the service of a fresh statement of disallowance, shall be deemed to be valid and binding notwithstanding any error, defect or omission therein or in any proceeding under this Act relating thereto.

Idem

(10) The amount of any assessment or disallowance of a refund is payable within the time required by the notice of assessment or statement of disallowance whether or not an objection or appeal from the assessment or statement of disallowance is outstanding.

**4.—(1) Subsection 13 (1) of the said Act is amended,**

(a) by inserting after “assessment” in the first line “or a statement of disallowance”; and

(b) by inserting after “assessment” in the fourth line “or statement of disallowance”.

(2) The said subsection 13 (1) is further amended by striking out “ninety” in the second line and inserting in lieu thereof “180”.

(3) Subsection 13 (3) of the said Act is amended by inserting after “assessment” in the second line and in the third line “or statement of disallowance”.

**5.—(1) Subsection 14 (1) of the said Act is amended by inserting after “assessment” in the fourth line “or statement of disallowance”.**

**(2) Subsection 14 (5) of the said Act is repealed and the following substituted therefor:**

(5) The Minister shall with all due dispatch serve on the appellant and file with the Supreme Court a reply to the notice of appeal admitting or denying the facts alleged and containing a statement of such allegations of fact and of such statutory provisions and reasons as the Minister intends to rely on, and where the Minister fails to serve the reply within 180 days from the date of service upon the Minister of the notice under subsection (2), the appellant may, upon twenty-one days notice to the Minister, apply to a judge of the Supreme Court for an order requiring the reply to be served within such time as the judge shall order, and the judge may, if the judge considers it proper in the circumstances, also order that, upon the failure of the Minister to serve the reply in the time specified by the order, the assessment or notice of disallowance with respect to which the appeal is made shall be vacated and any tax pursuant to such assessment shall be repaid to the appellant or the refund disallowed be paid to the appellant, but nothing in this section revives an appeal that is void or affects a statement of disallowance or assessment that has become valid and binding.

Reply to  
notice of  
appeal

**(3) Subsection 14 (7) of the said Act is repealed and the following substituted therefor:**

(7) The court may dispose of the appeal by such order as it considers just and the Minister shall, subject to the final decision of any court to which the order is appealed, vacate or vary, where necessary, the assessment or statement of disallowance so as to carry out the final order of the court.

Disposition  
of appeal

**(4) Subsection 14 (11) of the said Act is repealed and the following substituted therefor:**

(11) The time within which a notice of objection or a notice of appeal is to be served may be extended by the Minister if application for extension is made,

Extension  
of time

(a) in respect of a notice of objection under subsection 13 (1),

(i) before the expiration of the time allowed under that subsection for service of notice of the objection, or

(ii) within one year from the day of mailing or delivery by personal service of the notice of assessment or statement of disallowance that is the subject of the objection where the person wishing to make objection furnishes to the Minister an explanation satisfactory to the Minister that explains why the notice of objection could not be served in accordance with subsection 13 (1); or

(b) in respect of a notice of appeal, before the expiration of the time allowed under subsection (1) of this section for service of the notice of appeal.

**6. Subsection 16 (4) of the said Act is repealed.**

**7. Section 18 of the said Act is amended by adding thereto the following subsection:**

Security  
for tax

(1a) Where the Minister considers it advisable to do so, the Minister may accept security for the payment of taxes in any form the Minister considers appropriate.

**8. Subsection 27 (4) of the said Act is amended by striking out "two" in the third line and in the fifth line and inserting in lieu thereof in each instance "three".**

**9. Section 30 of the said Act is amended by adding thereto the following subsection:**

Communica-  
tion  
with Ministry  
of Treasury  
and  
Economics

(7) Notwithstanding anything in this section, the Minister may communicate or allow to be communicated to an official of the Ministry of Treasury and Economics, solely for the purpose of evaluating and formulating tax policy, information obtained under this Act.

**10.—(1) Clauses 32 (2) (d), (e) and (f) of the said Act, as enacted by the Statutes of Ontario, 1981, chapter 11, section 3, are repealed.**

(2) Subsection 32 (3) of the said Act, as enacted by the Statutes of Ontario, 1981, chapter 11, section 3, is amended by striking out "other than a regulation prescribing the taxable price per litre of any grade or type of gasoline" in the first and second lines.

Commence-  
ment

**11.—(1) This Act, except subsections 4 (2) and 5 (4), comes into force on the day following the day it receives Royal Assent.**

(2) Subsections 4 (2) and 5 (4) shall be deemed to have come Idem into force on the 15th day of February, 1984.

**12.** The short title of this Act is the *Gasoline Tax Amend-* Short title  
*ment Act, 1985.*



# **PART II**

## **PRIVATE ACTS**

**Chapters Pr1 to Pr28**





## CHAPTER Pr1

### **An Act to revive Famee Furlane of Hamilton**

*Assented to November 8th, 1985*

Whereas Danny Padovani, Orelino Zuccolin, Ezio Fabris, Amelio Gris, James Belluz, John Perissinotti, Rino Perissinotti, Gianni Bortolussi and Tigellino Milan hereby represent that Famee Furlane of Hamilton, herein called the Corporation, was incorporated by letters patent dated the 22nd day of August, 1972; that the Minister of Consumer and Commercial Relations by order dated the 17th day of July, 1979 and made under the authority of subsection 347 (9) of *The Corporations Act*, being chapter 89 of the Revised Statutes of Ontario, 1970, cancelled the letters patent of the Corporation for default in complying with section 5 of *The Corporations Information Act*, 1976, being chapter 66, and declared the Corporation to be dissolved on the 17th day of July, 1979; that the applicants were members of the Corporation at the time of its dissolution and are members of the ongoing organization carried on in its name; that the applicants Amelio Gris and Tigellino Milan were directors and officers of the Corporation at the time of its dissolution and are officers of the ongoing organization; that the default occurred by reason of inadvertence; that none of the applicants was aware of the dissolution of the Corporation until more than two years after the date thereof; that the function of the Corporation was to own, operate and maintain premises for its members with all the usual accommodation and conveniences of a club and to provide suitable quarters and entertainment for its members and their friends and to carry on the operation of fraternity for promoting the mutual interest of its members; that the Corporation at the time of its dissolution was performing that function and since that time that function has continued to be carried on in the name of the Corporation; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

Corporation  
revived

**1.** Famee Furlane of Hamilton is hereby revived and is, subject to all rights acquired by any person after its dissolution, hereby restored to its legal position as a corporation incorporated by letters patent, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

Commence-  
ment

**2.** This Act comes into force on the day it receives Royal Assent.

Short title

**3.** The short title of this Act is the *Famee Furlane of Hamilton Act, 1985*.

## CHAPTER Pr2

### **An Act respecting the Historic Vehicle Society of Ontario**

*Assented to November 8th, 1985*

Whereas the Historic Vehicle Society of Ontario, herein called the Society, hereby represents that it was incorporated by letters patent dated the 7th day of May, 1959; that the objects of the Society are to establish, maintain, operate and promote a historical village, known as Southwestern Ontario Heritage Village, for the use and accommodation, in common, of the members of the Society and the general public and to carry on and conduct such events and activities at the village and elsewhere that are symbolic and representative of the history of southwestern Ontario, to promote the acquisition, preservation and exhibition of antique automobiles and other vehicles, to acquire and preserve historical artifacts and exhibits and other articles of historical importance, to acquire and operate such buildings, museums and exhibition places as are necessary to carry out the objects of the Society and to buy, lease, take in exchange or otherwise acquire lands or rights or interests therein and to erect thereon buildings and to construct, alter, improve, manage, furnish, equip and maintain such buildings; that the Society is a registered charitable organization within the meaning of the *Income Tax Act* (Canada); that it is desirable that provision be made for exempting the lands and buildings of the Society in the Township of Colchester South, which lands and buildings are commonly known as Southwestern Ontario Heritage Village, and are more particularly described in the Schedule hereto, from taxation for municipal and school purposes, other than local improvement rates; and whereas the applicant hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application;

Preamble

R.S.C. 1952,  
c. 148

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. So long as the real property described in the Schedule is owned by the Society and is actually used and occupied for its purposes, the real property shall be exempt from taxes for

Tax  
exemption

municipal and school purposes, except for local improvement rates.

Commence-  
ment

**2.** This Act comes into force on the day it receives Royal Assent.

Short title

**3.** The short title of this Act is the *Historic Vehicle Society of Ontario Act, 1985*.

## SCHEDULE

That parcel of land and premises situate in the Township of Colchester South, in the County of Essex, more particularly described as follows:

*Firstly:* Part of lots 20 and 21, Concession 6, in the said Township, containing, by admeasurement, the sum of 20 acres, more or less, and more particularly described as follows:

Commencing at an iron bar planted in the eastern limit of the said Lot 21 distant 1,948.70 feet measured southerly in that limit from the northeast angle of the said Lot 21;

Thence southerly and following the eastern limit of the said Lot 21, 327.70 feet, more or less, to an iron bar planted in a wire fence running westerly and denoting the limit between the north half and the south half of the said Lot 21;

Thence westerly and following the limit between the north half and the south half of the said lots 20 and 21, 2,658 feet to an iron bar;

Thence northerly and parallel to a wire fence denoting the limit between the east three-quarters and the west one-quarter of the said Lot 20, 327.70 feet, more or less, to an iron bar planted in a line drawn westerly and parallel with the limit between the north half and the south half of the said lots 20 and 21 from the point of commencement;

Thence easterly and parallel to the last-mentioned limit, 2,658 feet, more or less, to the point of commencement.

*Secondly:* Part of Lot 20, Concession 6, in the said Township, containing, by admeasurement, the sum of 2 acres, more or less, and more particularly described as follows:

Commencing at an iron bar which may be located as follows:

Starting at an iron bar planted in the northern limit of the said Lot 20 distant 495.15 feet measured easterly in that limit from the western limit of the said Lot 20, said iron bar being in a wire fence running southerly and denoting the limit between the east half and the west half of the west half of the said Lot 20;

Thence southerly and following the last-mentioned limit, 1,955.70 feet, more or less, to an iron bar distant 327.70 feet measured northerly in that limit from the limit between the north half and the south half of the said Lot 20, said iron bar being at the point of commencement;

Thence southerly and following the limit between the east half and the west half of the west half of the said Lot 20, as denoted by a wire fence, 327.70 feet to an iron bar planted in a wire fence running easterly and denoting the limit between the north half and the south half of the said Lot 20;

Thence easterly and following the last-mentioned limit, as denoted by the said wire fence, 267.70 feet, more or less, to an iron bar distant 2,658 feet measured westerly in the limit between the north half and the south half of the said Lot 20 and Lot 21, Concession 6 from the eastern limit of the said Lot 21;

Thence northerly and parallel to the limit between the east half and the west half of the west half of the said Lot 20, 327.70 feet;

Thence westerly and parallel to the limit between the north half and the south half of the said Lot 20, 267.70 feet, more or less, to the point of commencement.

*Thirdly:* Part of Lot 21, Concession 6, in the said Township more particularly described as follows:

Commencing at an iron bar which may be located as follows:

Starting at an iron bar planted in the intersection of the eastern limit of the said Lot 21 and the southern limit of the road separating concessions 6 and 7;

Thence southerly and following the eastern limit of the said Lot 21, 2,781.40 feet to an iron bar planted in the eastern limit of the said Lot 21, said iron bar being at the point of commencement;

Thence south 89 degrees, 31 minutes west, following a wire fence, 1,432.77 feet to an iron bar;

Thence south 0 degrees, 5 minutes, 30 seconds west, following the limit between Lot 20, Concession 6 and the said Lot 21, 75 feet to an iron bar;

Thence easterly and parallel to the limit between the north half and the south half of the said Lot 21, 1,432.89 feet, more or less, to the eastern limit of the said Lot 21;

Thence northerly along the last-mentioned limit, 75 feet, more or less, to the point of commencement.

*Fourthly:* Part of lots 20 and 21, Concession 6, in the said Township, containing, by admeasurement, the sum of 29.88 acres, more or less, and more particularly described as follows:

All bearings referred to herein are referred to the bearing on the eastern limit of the said Lot 21, assumed to be north;

Commencing at an iron bar found planted in the eastern limit of the said Lot 21, distant 2,276.40 feet measured southerly in that limit from an iron bar found planted at the northeast angle of the said Lot 21, said point of commencement being in the limit between the north half and the south half of the said Lot 21;

Thence south and following the eastern limit of the said Lot 21, 505 feet to a standard iron bar planted in a wire fence running westerly;

Thence south 89 degrees, 31 minutes west and following the said wire fence, 1,431.89 feet, more or less, to an iron bar planted in the western limit of the said Lot 21;

Thence south 0 degrees, 5 minutes, 30 seconds west and following the last-mentioned limit, as denoted by a wire fence, 75 feet to an iron bar planted in a wire fence running westerly;

Thence south 89 degrees, 7 minutes west and following the said wire fence, 988.26 feet to an iron bar;

Thence north 0 degrees, 4 minutes, 20 seconds west, 588.32 feet, more or less, to an iron bar planted in the limit between the north half and the south half of the said Lot 20, as denoted by a wire fence;

Thence easterly and following the limit between the north half and the south half of the said lots 20 and 21, 2,420.92 feet, more or less, to the point of commencement.

## CHAPTER Pr3

### An Act respecting the Pauline McGibbon Cultural Centre

*Assented to November 8th, 1985*

Whereas the Pauline McGibbon Cultural Centre, herein called the Centre, hereby represents that it was incorporated by letters patent issued under the laws of Ontario on the 25th day of April, 1975; that the Centre is a registered charitable organization within the meaning of the *Income Tax Act* (Canada); that pursuant to a lease between the Centre and The Municipality of Metropolitan Toronto, the Centre has acquired a leasehold interest for a term up to six years, with a renewal term of a further six years, in lands owned by The Municipality of Metropolitan Toronto and erected building thereon; that the lands and building have been assessed and taxed by The Corporation of the City of Toronto; and whereas the applicant hereby applies for special legislation to exempt its real property occupied and used by it in the City of Toronto from taxation for municipal and school purposes, except for local improvement rates; and whereas it is expedient to grant the application;

Preamble

R.S.C. 1952,  
c. 148

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) The council of The Corporation of the City of Toronto may pass by-laws exempting from taxes for municipal and school purposes, other than local improvement rates, the land or any portion thereof, as defined in the *Assessment Act*, of the Centre, located at 86 Lombard Street, as described in the Schedule, so long as the land or portion thereof is occupied and used solely for the purposes of the Centre, on such conditions as may be set out in the by-law.

Tax  
exemption

R.S.O. 1980,  
c. 31

(2) An exemption granted under subsection (1) shall not apply to any portion of the land not actually used and occupied by the Centre for its own purposes.

Idem

(3) The council may at any time repeal a by-law passed under subsection (1).

Repeal

Cancellation  
and refund  
of taxes

2.—(1) The council of The Corporation of the City of Toronto may by by-law cancel all, or any portion of, the arrears of taxes and interest or penalties thereon accruing on and after the 1st day of January, 1983, levied by the Corporation in respect of the land and release the Centre and its property from all liability therefor and the council of The Corporation of the City of Toronto may by by-law reimburse the Centre for taxes, or any portion thereof, paid in respect of the land for the period commencing on the 1st day of January, 1983, and ending on the day that a by-law passed under section 1 comes into force.

Where  
deficiency  
occurs  
R.S.O. 1980,  
c. 302

(2) Notwithstanding section 465 of the *Municipal Act*, where a deficiency has occurred as a result of the cancellation of taxes under subsection (1), The Corporation of the City of Toronto may charge back a proportionate share, as applicable, to The Board of Education for the City of Toronto, the Metropolitan Separate School Board, The Metropolitan Toronto School Board and The Municipality of Metropolitan Toronto subject to a prior resolution or by-law from such bodies approving a charge back in respect to such deficiency, or any portion thereof.

Agreement  
to repay

3.—(1) Without restricting the generality of section 1, the council may provide that a by-law passed under that section does not come into force unless the Centre enters into an agreement with The Corporation of the City of Toronto whereby if the land exempted from taxes is acquired by the Centre, other than pursuant to a lease for less than seven years, and the Centre disposes of the land, by sale or otherwise, the taxes foregone in the period since the acquisition shall immediately become payable by the Centre to The Corporation of the City of Toronto.

Transfer of  
agreement

(2) An agreement entered into under subsection (1) may provide that if the Centre sells or otherwise disposes of the exempted land and acquires other land which it occupies and uses solely for its purposes, The Corporation of the City of Toronto may postpone the collection of taxes foregone until such time as the substituted land is disposed of by sale or otherwise, and the tax exemption under section 1 may be transferred to the substituted land.

Transfer of  
exemption

(3) Where The Corporation of the City of Toronto receives a payment under an agreement made under subsection (1), it shall retain for its own use its share of the taxes foregone and shall reimburse The Municipality of Metropolitan Toronto, The Board of Education for the City of Toronto, the Metropolitan Separate School Board and The Metropolitan Toronto School Board for their share of the taxes foregone.



(4) Notwithstanding that an agreement has been entered into under subsection (1), the council may at any time repeal a by-law passed under section 1 without affecting the validity of the agreement and the repeal of the by-law does not accelerate the time for repayment under the agreement of any taxes foregone.

Repeal of  
by-law

4. For the purposes of subsection 219 (8) of the *Municipality of Metropolitan Toronto Act*, an exemption from taxation granted under section 1 shall be deemed to be an exemption as provided for in section 3 of the *Assessment Act*.

Deemed  
exemption  
R.S.O. 1980,  
cc. 314, 31

5. This Act comes into force on the day it receives Royal Assent.

Commence-  
ment

6. The short title of this Act is the *Pauline McGibbon Cultural Centre Act, 1985*.

Short title

## SCHEDULE

That parcel of land and premises situate in the City of Toronto, in The Municipality of Metropolitan Toronto, being composed of lots 6 and 7 on the north side of March Street, now Lombard Street, according to Plan 9A registered in the Land Registry Office for the Registry Division of Toronto (No. 63). The northerly limit of Lombard Street is confirmed under the *Boundaries Act* by plan BA-435 registered on July 26, 1973 as Instrument CT10729.



## CHAPTER Pr4

### An Act respecting the City of St. Catharines

*Assented to November 8th, 1985*

Whereas The Corporation of the City of St. Catharines, herein called the Corporation, hereby represents that section 100 of the *Municipal Act*, provides, *inter alia*, that the council of a municipality may grant an annual retirement allowance to an employee during his or her life if the employee has had continuous service for at least twenty years with the municipality; that a retirement allowance paid under that section together with the amount of any pension payments payable to the employee in any year under a pension plan of any municipality may not exceed three-fifths of the annual salary of the employee for the final three years of his or her service; that subsection 100 (6) of the *Municipal Act* provides that section 100 does not apply to employees who have entered the service of the municipality since the 1st day of January, 1948; that the Corporation, by By-law No. 5785, has established a retirement allowance under the said section 100; that the rate of inflation in recent years has greatly reduced the spending power of pensions and retirement allowances being paid to persons under the said section 100; that the Corporation wishes to increase by by-law the supplemental retirement allowance paid to the retired employees and their spouses and to the spouses of the deceased employees named in the Schedules hereto, which increase may exceed the limit imposed by the said section 100; and whereas the Corporation applies for special legislation to authorize the council of the Corporation to pass such a by-law and whereas it is expedient to grant the application;

Preamble

R.S.O. 1980,  
c. 302

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

**1.**—(1) Notwithstanding section 100 of the *Municipal Act*, the council of the Corporation may pass by-laws for the purpose of paying annual retirement allowances, as set out in the Schedules, to those retired employees named in Schedule A and to their spouses and to those spouses of deceased employees named in Schedule B.

Retirement  
allowance  
R.S.O. 1980,  
c. 302

Idem (2) A retirement allowance paid under a by-law passed under subsection (1) shall be in substitution for and not in addition to the retirement allowance permitted by section 100 of the *Municipal Act*.

R.S.O. 1980,  
c. 302

Survivor  
allowance

(3) Where the council grants an annual retirement allowance to an employee named in Schedule A, the by-law may include provision for continuing the allowance to the surviving spouse, if any, during the surviving spouse's life in an amount not exceeding one-half of the annual retirement allowance that was payable to the employee as set out in Schedule A.

Commence-  
ment

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *City of St. Catharines Act, 1985*.

## SCHEDULE A

### RETIREMENT ALLOWANCE

Name	Date of Retirement	Annual Retirement Allowance
Anderson, J.	April 1, 1966	\$3,803.35
Armstrong, N.	January 1, 1970	\$2,114.51
Bannan, W.	June 1, 1972	\$5,475.24
Bowman, D.	June 30, 1977	\$ 489.63
Boyden, F.	February 1, 1964	\$1,964.88
Chadwick, H.W.	September 1, 1973	\$ 749.93
Comfort, B.	May 1, 1958	\$1,837.36
Donald, H.	January 1, 1970	\$1,992.55
Dowd, W.	October 1, 1963	\$ 722.86
Francis, W.	May 1, 1969	\$1,861.84
Gallagher, J.	December 1, 1962	\$1,582.62
Grad, M.	October 1, 1966	\$ 549.86
Hope, G.	February 29, 1976	\$3,788.67
Irwin, D.	October 1, 1966	\$ 203.53
Jarvis, F.	September 1, 1967	\$2,484.05
McKenzie, A.	January 1, 1963	\$3,040.74
Myers, G.C.	September 30, 1977	\$2,503.60
O'Connel, J.	October 1, 1959	\$2,045.50
O'Neill, H.	September 30, 1978	\$1,363.53
Peacock, F.	December 31, 1978	\$6,287.49
Peters, S.	February 1, 1975	\$2,329.25
Pymont, A.	February 1, 1969	\$1,431.88
Roberts, K.	September 1, 1975	\$3,128.30
Southam, E.	January 1, 1957	\$ 784.91
Vansickle, R.	January, 1, 1969	\$1,130.40
Walker, H.	October 1, 1969	\$3,763.28
Webb, W.	December 1, 1975	\$1,621.58
Wielgosz, A.	May 1, 1969	\$1,365.42
Wilson, J.	March 1, 1971	\$2,223.32
Wood, R.	August 1, 1969	\$2,206.28

## SCHEDULE B

RETIREMENT ALLOWANCE PAID TO WIDOWS OF FORMER  
EMPLOYEES

Name	Date of Retirement of Employee	Annual Retirement Allowance
Blank, C. (widow of L. Blank)	October 1, 1972	\$2,128.17
Burch, E. (widow of C. Burch)	March 1, 1963	\$1,139.78
Burch, J. (widow of L. Burch)	December 1, 1962	\$2,044.86
Graham, I. (widow of C. Morris)	February 1, 1969	\$ 473.21
Jarosz, S. (widow of A. Jarosz)	October 1, 1967	\$ 225.32
Overholt, G. (widow of C. Overholt)	June 1, 1969	\$ 249.80
Peroceschi, C. (widow of J. Peroceschi)	December 1, 1962	\$ 228.81
Teal, E. (widow of V. Teal)	July 1, 1972	\$1,468.27
Yaxley, M. (widow of W. Yaxley)	July 1, 1968	\$1,030.07



## CHAPTER Pr5

### **An Act respecting the City of Niagara Falls**

*Assented to November 8th, 1985*

Whereas The Corporation of the City of Niagara Falls, herein called the Corporation, hereby applies for special legislation to provide that its council may by by-law prohibit the using, setting and maintaining of leg-hold traps, killer traps or snares within the City of Niagara Falls; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

#### **1. In this Act,**

Definitions

“killer trap” means a device designed to capture and kill the animal for which it is set including, but not limited to, conibear traps, but does not include a trap designed to capture a mouse or a rat;

“leg-hold trap” means a device, other than a killer trap or a snare, that is designed to capture the animal for which it is set by the leg or foot;

“snare” means a device for the taking of animals whereby they are caught in a noose.

**2.** The council of the Corporation may by by-law prohibit the using, setting and maintaining of leg-hold traps, killer traps and snares within the urban area boundaries of the City of Niagara Falls as established by the official plan for the Niagara Falls Planning Area, unless such use is otherwise authorized in writing by the Minister of Natural Resources of the Province of Ontario and by the Niagara Falls Humane Society.

By-laws re  
traps and  
snares

**3.** This Act comes into force on the day it receives Royal Assent.

Commence-  
ment

**4.** The short title of this Act is the *City of Niagara Falls Act, 1985*.

Short title





## CHAPTER Pr6

### **An Act to revive The Central Pipeline Company, Limited**

*Assented to November 8th, 1985*

Whereas Superior Propane Limited hereby represents that The Central Pipeline Company, Limited, herein called the Corporation, was incorporated by letters patent dated the 1st day of May, 1911; that by certificate of dissolution dated the 8th day of December, 1983 and made pursuant to articles of dissolution authorized under section 236 of the *Business Corporations Act, 1982*, being chapter 4, the Corporation was dissolved; that the applicant herein was the majority shareholder of the Corporation at the time of its dissolution; that the said articles of dissolution were filed in error; that the Corporation owned property and it was not intended to voluntarily dissolve the Corporation at the time that the articles of dissolution were filed; and whereas the applicant hereby applies for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

**1.** The Central Pipeline Company, Limited is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

Corporation  
revived

**2.** This Act comes into force on the day it receives Royal Assent.

Commence-  
ment

**3.** The short title of this Act is the *Central Pipeline Company, Limited Act, 1985*.

Short title



## CHAPTER Pr7

### **An Act to revive Agricultural Anhydrous Ammonia Co. Limited**

*Assented to November 8th, 1985*

Whereas Superior Propane Limited hereby represents that  
Agricultural Anhydrous Ammonia Co. Limited, herein called  
the Corporation, was incorporated by letters patent dated the  
29th day of April, 1954; that by certificate of dissolution dated  
the 27th day of October, 1983 and made pursuant to articles  
of dissolution authorized under section 236 of the *Business  
Corporations Act, 1982*, being chapter 4, the Corporation was  
dissolved; that the applicant herein was the majority share-  
holder of the Corporation at the time of its dissolution; that  
the said articles of dissolution were filed in error; that the  
Corporation owned property and it was not intended to volun-  
tarily dissolve the Corporation at the time that the articles of  
dissolution were filed; and whereas the applicant hereby  
applies for special legislation reviving the Corporation; and  
whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and con-  
sent of the Legislative Assembly of the Province of Ontario,  
enacts as follows:

**1.** Agricultural Anhydrous Ammonia Co. Limited is  
hereby revived and is, subject to any rights acquired by any  
person after its dissolution, hereby restored to its legal posi-  
tion, including all its property, rights, privileges and franchises  
and subject to all its liabilities, contracts, disabilities and debts  
as at the date of its dissolution in the same manner and to the  
same extent as if it had not been dissolved.

Corporation  
revived

**2.** This Act comes into force on the day it receives Royal  
Assent.

Commence-  
ment

**3.** The short title of this Act is the *Agricultural Anhydrous  
Ammonia Co. Limited Act, 1985*.

Short title



## CHAPTER Pr8

**An Act respecting the  
Canadian National Exhibition Association**

*Assented to November 8th, 1985*

Whereas the Canadian National Exhibition Association, herein called the Association, hereby represents that under its Act of incorporation a director of the Association who is a member of the council of The Municipality of Metropolitan Toronto is not eligible for election as president of the Association; that it is desirable that the Association's Act of incorporation be amended so that a director who is a member of the said council may be elected as president of the Association; and whereas the Association hereby further represents that it is desirable that its Act of incorporation be amended to specifically provide that the Association is an agricultural society within the meaning of the *Agricultural Societies Act*; and whereas the Association hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application;

Preamble

R.S.O. 1980,  
c. 14

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

**1.** Section 4 of the *Canadian National Exhibition Association Act, 1983*, being chapter Pr23, is amended by striking out "The Association has power, subject to any law of general application" in the first and second lines and inserting in lieu thereof "In addition to the objects and powers set out in subsection 8 (1) of the *Agricultural Societies Act*, the Association has the following objects and powers".

**2.** Subsection 6 (2) of the said Act is repealed and the following substituted therefor:

(2) The Board shall each year after the annual meeting elect from among the directors a president and four vice-presidents and shall elect, as honorary president, to hold office during the year, a person who has held the office of president, and in the event of there being no past president, or of such person refusing to act, then any of the directors may be elec-

Election of  
president

ted as honorary president, but a past president elected to the Board under clause (1) (e) shall not be eligible to hold office as the president, vice-president or honorary president of the Association.

**3. The said Act is amended by adding thereto the following section:**

Deemed  
agricultural  
society

**11a.**—(1) The Association shall be deemed to be a society organized under the *Agricultural Societies Act*.

Non-  
application  
of certain  
sections of  
R.S.O. 1980,  
c. 14

(2) Notwithstanding subsection (1), sections 4, 5, 6, 7 and 9, clause 10 (b), subsection 11 (3), sections 12, 14, 15, 16 and 17, subsection 19 (1) and sections 20, 21 and 22 of the *Agricultural Societies Act* do not apply to the Association.

Commence-  
ment

**4.** This Act comes into force on the day it receives Royal Assent.

Short title

**5.** The short title of this Act is the *Canadian National Exhibition Association Act, 1985*.

## CHAPTER Pr9

### An Act respecting the City of Cambridge

*Assented to November 8th, 1985*

Whereas The Corporation of the City of Cambridge, herein called the Corporation, hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

**1.** In this Act, “amusement arcade” means a place other than premises licensed under the *Liquor Licence Act* or the *Tourism Act* where three or more coin or token operated machines, devices, contrivances or games are provided for public amusement excluding any machine that provides exclusively musical entertainment, rides, food or drink.

Definition  
R.S.O. 1980,  
cc. 244, 507

**2.** The council of the Corporation may pass by-laws for licensing, regulating and governing,

Licensing,  
etc., of  
amusement  
arcades

(a) amusement arcades or any class or classes thereof; and

(b) persons who operate amusement arcades to which a by-law passed under clause (a) applies,

and for revoking or suspending any such licence.

**3.** A by-law passed under this Act shall be deemed to be a by-law passed under the *Municipal Act*.

Application  
of R.S.O.  
1980, c. 302

**4.** This Act comes into force on the day it receives Royal Assent.

Commence-  
ment

**5.** The short title of this Act is the *City of Cambridge Act*, 1985.

Short title





## CHAPTER Pr10

### **An Act respecting The Peterborough Civic Hospital**

*Assented to November 8th, 1985*

Whereas The Peterborough Civic Hospital, The Corporation of the City of Peterborough and The Corporation of the County of Peterborough, herein called the applicants, hereby represent that it is desirable to alter the composition of the Board of Governors of The Peterborough Civic Hospital to provide that the President of the Hospital Auxiliary shall by virtue of that office be a governor of the hospital; that it is desirable to delete the requirement that governors appointed by the council of the City be resident ratepayers; that it is desirable that certain persons be prohibited from becoming or continuing to hold office as governors; that it is desirable that the quorum of the Board of Governors be increased from seven to ten members; that it is desirable that the term of office of municipal appointees to the Board of Governors be clarified and standardized; that it is desirable that the Board of Governors be given an unrestricted power to dispose of personal property that is no longer required for the purposes of the hospital; and whereas the applicants hereby apply for special legislation for such purposes;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

**1. Section 3 of *The Peterborough Civic Hospital Act, 1945*, being chapter 34, is repealed and the following substituted therefor:**

**3.—**(1) The management and control of the hospital, including the power of making all appointments to the staff thereof, shall be vested in and exercised by the Board of Governors.

Board of  
Governors

(2) The Board of Governors shall be composed as follows:

Composition

1. The Mayor of the City of Peterborough, the Warden of the County of Peterborough and the

President of the Hospital Auxiliary, all of whom shall be governors by virtue of their respective offices.

2. One governor appointed to hold office at pleasure by the Lieutenant Governor in Council.
3. Two governors appointed by the council of the County of Peterborough.
4. Nine governors appointed by the council of the City of Peterborough of whom two shall be designated to perpetuate the benefactions of the late Robert Nicholls and Charlotte Jane Nicholls.

R.S.O. 1980,  
c. 410

5. Such governors as are provided for under the *Public Hospitals Act*.

Term of  
office

(3) The appointed governors shall serve until their successors are appointed and may be reappointed.

Idem

(4) A governor appointed under paragraph 3 or 4 of subsection (2) shall be appointed for a term not exceeding three years and, if any such governor is absent from four successive regular meetings of the Board, the governor's office shall be deemed to be vacated unless the governor has obtained a leave of absence from the appointing council.

Vacancies

(5) If for any reason the office of an appointed governor becomes vacant, the body who appointed the governor whose office is vacant shall appoint as soon as possible another eligible person to fill the vacancy and the person so appointed shall serve for the remainder of the unexpired term of the governor whose place the person is appointed to fill.

Quorum

(6) Ten members constitute a quorum of the Board of Governors.

Non-eligible  
persons

(7) The following persons are not eligible to be appointed to the Board of Governors under paragraphs 2, 3 and 4 of subsection (2):

1. An employee or the spouse of an employee of the hospital.
2. A member of the medical staff of the hospital.

Disquali-  
fication

(8) A governor appointed under paragraph 2, 3 or 4 of subsection (2) who becomes,

- (a) an employee or the spouse of an employee of the hospital; or
- (b) a member of the medical staff of the hospital,

shall be deemed to have vacated the office of governor.

**2. Subsection 7 (2) of the said Act is repealed and the following substituted therefor:**

(2) The Board of Governors shall have control over and the custody of all property, both real and personal, belonging to or used in connection with the hospital and may sell or otherwise dispose of any such personal property when it is no longer required for the purposes of the hospital.

Power to  
dispose of  
personal  
property

**3.** This Act comes into force on the day it receives Royal Assent.

Commence-  
ment

**4.** The short title of this Act is the *Peterborough Civic Hospital Act, 1985*.

Short title



## CHAPTER Pr11

### An Act respecting Charity House (Windsor)

*Assented to November 8th, 1985*

Whereas Charity House (Windsor), herein called Brentwood, hereby represents that it was incorporated by letters patent dated the 10th day of March, 1965 and supplementary letters patent dated the 25th day of June, 1974 and that it carries on its activities under the name and style of Brentwood; that Brentwood is a registered charitable organization within the meaning of the *Income Tax Act* (Canada); that the objects of the club are to promote assistance to all persons in need, especially by way of food and clothing and to provide residential care and a program of recovery to persons with alcoholic problems; that Brentwood on the 25th day of October, 1983, acquired a freehold interest in the lands and premises known municipally as 2335-2345 Dougall Avenue in the City of Windsor, in which it operates its programs in accordance with the objects aforesaid; and whereas Brentwood hereby applies for special legislation to exempt the lands and premises described in the Schedule from taxation for municipal and school purposes, other than local improvement rates; and whereas it is expedient to grant the application;

Preamble

R.S.C. 1970,  
c. 1-5

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) The council of The Corporation of the City of Windsor may pass by-laws exempting from taxes for municipal and school purposes, other than local improvement rates, the land, as defined in the *Assessment Act*, occupied by Brentwood, being the lands and premises described in the Schedule, so long as the land is owned, occupied and used solely for the purposes of Brentwood.

Tax  
exemption

R.S.O. 1980,  
c. 31

(2) An exemption granted under subsection (1) may be subject to such conditions as may be set out in the by-law.

Conditions

2. A by-law passed under section 1 may be retroactive to the 1st day of January, 1984.

Retroactive  
by-law

Commence-  
ment

**3.** This Act comes into force on the day it receives Royal Assent.

Short title

**4.** The short title of this Act is the *Charity House (Windsor) Act, 1985*.

## SCHEDULE

Those lands and premises located in the City of Windsor, in the County of Essex, being composed of part of farm Lot 79 in the Second Concession, more particularly described as Parts 1, 2, 3, 4, 5, 6, 7 and 8 according to a reference plan of survey deposited in the Land Registry Office for the Registry Division of Essex (No. 12) as Plan 12R-5619; save and except that part of the said Lot 79, more particularly described as Part 1, according to a reference plan of survey deposited in the said land registry office as Plan 12R-7286; save and except further that portion of the said lands and premises that is used in operation of bingo lotteries at the said premises.

## CHAPTER Pr12

### **An Act respecting The Enoch Turner Schoolhouse Foundation**

*Assented to November 8th, 1985*

Whereas The Enoch Turner Schoolhouse Foundation hereby represents that it was incorporated by letters patent dated the 8th day of October, 1970; that the Foundation is a registered charitable organization within the meaning of the *Income Tax Act* (Canada); that the Foundation owns real property in the City of Toronto, known municipally as 106 Trinity Street; that the said property was the site of the original free school in the City of Toronto and the original school building has been restored by the Foundation to reflect its original purposes; that the Foundation carries out programs for school children and others related to the building and its history; that the said building is also used for social functions; and whereas the Foundation hereby applies for special legislation to exempt the aforesaid real property, occupied and used by it in the City of Toronto, from taxation for municipal and school purposes, except for local improvement rates; and whereas it is expedient to grant the application;

Preamble

R.S.C. 1952,  
c. 148

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

#### **1. In this Act,**

Definitions

“Corporation” means The Corporation of the City of Toronto;

“council” means the council of the Corporation;

“Foundation” means The Enoch Turner Schoolhouse Foundation.

**2.—(1)** The council may pass by-laws exempting from taxes for municipal and school purposes, other than local improvement rates, the land, as defined in the *Assessment Act*, of the Foundation, being the lands and buildings known as 106 Trinity Street, as described in the Schedule, so long as

Tax  
exemption

R.S.O. 1980,  
c. 31

the land is occupied and used solely for the purposes of the Foundation.

Idem

(2) An exemption granted under subsection (1) may be subject to such conditions as may be set out in the by-law.

Agreement  
to repay  
where lands  
sold

**3.—**(1) Without restricting the generality of section 2, the council may provide that a by-law passed under section 2 does not come into force unless the Foundation enters into an agreement with the Corporation whereby if the land exempted from taxes is sold, leased or otherwise disposed of then the taxes foregone in the preceding period of ten years or in the period since the by-law was passed, whichever period is shorter, shall immediately become payable to the Corporation.

Transfer of  
agreement

(2) An agreement entered into under subsection (1) may provide that if the Foundation sells, leases or otherwise disposes of the exempted land and acquires other land in the City of Toronto which it occupies and uses solely for its purposes, the Corporation may postpone the collection of the taxes foregone until such time as the substituted land is disposed of by sale, lease or otherwise.

Transfer of  
exemption

(3) Where an agreement has been entered into under subsection (1) and the Foundation sells, leases or otherwise disposes of the land and acquires other land in the City of Toronto which it occupies and uses solely for its purposes, the Corporation may by by-law transfer the tax exemption under section 2 to the substituted land.

Registration  
of agreement

(4) An agreement made under subsection (1) may be registered against the title of the land affected thereby in the proper land registry office and, when so registered, the amounts payable under the agreement shall, until paid, be a lien or charge upon the land described therein and may be added by the clerk of the Corporation to the collector's roll and collected in the same manner as real property taxes.

Idem

(5) Where land is substituted for the land described in an agreement made under subsection (1), the Corporation may register the agreement against the title of the substituted land, notwithstanding that the substituted land is not described in the original agreement and, upon registration of an agreement under this subsection, the land described in an agreement registered under subsection (4) is discharged from the lien or charge described in that subsection and the amounts payable under the agreement shall, until paid, be a lien or charge upon the substituted land and may be added by the clerk of the Corporation to the collector's roll and collected in the same manner as real property taxes.



(6) Where the Corporation receives a payment under an agreement made under subsection (1), the Corporation shall retain for its own use its share of the taxes foregone and shall reimburse The Municipality of Metropolitan Toronto, The Board of Education for the City of Toronto, The Metropolitan Toronto School Board and the Metropolitan Separate School Board for their share of the taxes foregone.

Reimbursement  
of other taxing  
authorities

(7) Notwithstanding that an agreement has been entered into under subsection (1), the council may at any time repeal a by-law passed under section 2 or under subsection (3) without affecting the validity of the agreement and the repeal of the by-law does not accelerate the time for the repayment under the agreement of any taxes foregone.

Repeal of  
by-law

4. For the purposes of subsection 219 (8) of the *Municipality of Metropolitan Toronto Act*, the exemption from taxation granted under section 2 shall be deemed to be an exemption provided under section 3 of the *Assessment Act*.

Deemed  
exemption  
R.S.O. 1980,  
cc. 314, 31

5. This Act comes into force on the day it receives Royal Assent.

Commence-  
ment

6. The short title of this Act is the *Enoch Turner Schoolhouse Foundation Act, 1985*.

Short title

## SCHEDULE

That parcel of land and premises situate in the City of Toronto, in The Municipality of Metropolitan Toronto, being composed of parts of lots A and E, according to a plan registered in the Registry Office for the Registry Division of Toronto as Number 263E, the boundaries of the said parcel of land being described as follows:

COMMENCING at a point in the easterly limit of the said Lot E, being also the westerly limit of Trinity Street, distant 1 foot 8 inches measured southerly thereon from the northeasterly angle of the said Lot E;

THENCE westerly parallel to the northerly limit of the said Lot E, being also the southerly limit of the said Lot A, a distance of 126 feet to the westerly limit of the said Lot E;

THENCE northerly along the westerly limits of the said lots E and A, being also the easterly limit of Erin Street, a distance of 58 feet 7½ inches to the northwesterly angle of the said lands herein described;

THENCE easterly parallel to the said southerly limit of Lot A, a distance of 56 feet 7 inches;

THENCE southerly parallel to the easterly limit of Lot A, a distance of 12 feet 5 inches;

THENCE easterly parallel to the said southerly limit of Lot A, a distance of 69 feet 5 inches to the easterly limit thereof;

THENCE southerly along the last mentioned easterly limit a distance of 46 feet 2½ inches to the said point of commencement;

RESERVING to the grantor, its successors and assigns a right-of-way at all times and for all purposes, in, over, along and upon the southerly 4 feet of the said lands hereinbefore described;

TOGETHER with a right-of-way at all times and for all purposes in, over, along and upon an irregular parcel of land immediately adjoining the northerly limit of the lands hereby granted, the boundaries of the said right-of-way being described as follows:

BEGINNING at the northwesterly angle of the said lands hereinbefore described being a point in the westerly limit of the said Lot A and being also the easterly limit of Erin Street;

THENCE easterly parallel to the southerly limit of the said Lot A, a distance of 56 feet 7 inches;

THENCE southerly parallel to the easterly limit of the said Lot A, a distance of 12 feet 5 inches;

THENCE easterly parallel to the said southerly limit of Lot A, a distance of 69 feet 5 inches to the easterly limit thereof;

THENCE northerly along the last mentioned easterly limit being also the westerly limit of Trinity Street, a distance of 16 feet 5 inches, more or less, to the point of intersection thereof with a line drawn parallel to the southerly limit of Lot A aforesaid from a point in the easterly limit of Erin Street distant 4 feet measured northerly thereon from the said place of beginning;

THENCE westerly along the last mentioned parallel line, a distance of 126 feet to the said easterly limit of Erin Street;

THENCE southerly along the said easterly limit of Erin Street, a distance of 4 feet to the said place of beginning.

## CHAPTER Pr13

### An Act respecting the City of North York

*Assented to December 6th, 1985*

Whereas The Corporation of the City of North York, herein called the Corporation, hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

**1.** Notwithstanding any general or special Act, the council of the Corporation may pass by-laws for prohibiting the sale of matches and lighters to children under the age of twelve years.

Prohibiting  
sale of  
matches,  
lighters

**2.** Subsection 1 (2) of the *City of North York Act, 1983*, being chapter Pr41, is repealed and the following substituted therefor:

(2) Notwithstanding any general or special Act, the council of the Corporation may pass by-laws authorizing and directing the treasurer of the Corporation to allow owners of residential real property in the City of North York a uniform credit or refund in an amount of \$150 per year or such greater amount as the by-law may provide against municipal taxes for the years 1985, 1986, 1987 and 1988, in respect of the residential real property, if the owner or the spouse of the owner, or both,

Tax credit  
and refund  
authorized

(a) has or have attained the age of,

(i) sixty years and is or are receiving benefits under the *Family Benefits Act* or assistance under the *General Welfare Assistance Act*, or

R.S.O. 1980,  
cc. 151, 188

(ii) sixty-five years and is or are receiving a monthly guaranteed income supplement under Part II of the *Old Age Security Act* (Canada);

R.S.C. 1970,  
c. O-6

- (b) occupies or occupy the property in respect of which municipal taxes are imposed as his, her or their personal residence; and
- (c) has or have been assessed as the owner of residential real property in the municipality for a period of not less than one year, or for a period of not less than such other number of years up to five as the by-law may provide, immediately preceding the date of application for the credit.

## Definition

(2a) In this section, "spouse" means a person of the opposite sex to whom the person is married or with whom the person is living outside marriage in a conjugal relationship of at least one year's duration.

Commence-  
ment

**3.** This Act comes into force on the day it receives Royal Assent.

## Short title

**4.** The short title of this Act is the *City of North York Act, 1985*.

## CHAPTER Pr14

### **An Act respecting The Belleville General Hospital**

*Assented to December 6th, 1985*

Whereas The Corporation of the City of Belleville and The Corporation of the County of Hastings hereby represent that they are joint owners of a Hospital known as "The Belleville General Hospital", the general management, operation and maintenance of which, under *The Belleville General Hospital Act, 1962-63*, being chapter 151, is entrusted to a corporation known as "The Board of Governors of the Belleville General Hospital"; that the City and the County have acquired a Hospital now known as "The North Hastings District Hospital", and formerly known as "The Bancroft Red Cross Outpost Hospital"; that by reason of such acquisition by the City and the County, it is desirable to revise the Hospital Corporation's Act of incorporation; and whereas the City and the County hereby apply for special legislation for such purpose; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

#### **1. In this Act,**

Definitions

"Board" means the board of governors of the Hospital Corporation;

"City" means The Corporation of the City of Belleville;

"County" means The Corporation of the County of Hastings;

"Hospital Corporation" means the corporation known as "The Board of Governors of the Belleville General Hospital";

"Hospitals" means the public hospitals in the City of Belleville and the Village of Bancroft known respectively as The Belleville General Hospital and The North Hastings District Hospital and, where an additional hospital or similar institution is established or acquired by the Hospital Cor-

poration, includes such additional hospital or similar institution.

Hospital  
Corporation  
continued

**2.—**(1) The Board of Governors of the Belleville General Hospital is hereby continued as a corporation without share capital.

Composition

(2) The Hospital Corporation shall be composed of those persons who from time to time comprise its Board.

Objects and  
purposes  
R.S.O. 1980,  
c. 410

**3.** Subject to the *Public Hospitals Act*, the objects and purposes of the Hospital Corporation are,

- (a) to operate, maintain and manage the Hospitals; and
- (b) to manage all the real and personal property used for the purposes of the Hospitals.

Board of  
Governors

**4.—**(1) The affairs of the Hospital Corporation shall be managed and controlled by a board of governors constituted as follows:

1. One governor appointed by, and to hold office at the pleasure of, the Lieutenant Governor in Council.
2. Five governors appointed by the council of the City for a term of three years.
3. Three governors appointed by the council of the County for a term of three years.
4. Two governors appointed by The Women's Christian Association of the City of Belleville for a term of two years.
5. The president of The Belleville General Hospital Auxiliary.
6. Such persons as may be governors *ex officio* under the *Public Hospitals Act*.
7. The mayor of the City.
8. The warden of the County.

R.S.O. 1980,  
c. 410

City  
appointees

(2) The council of the City, in appointing governors to the Board, shall make its appointments so that as nearly as possible one-third of its appointees shall retire each year.

(3) The council of the County, in appointing governors to the Board, shall make its appointments so that one of its appointees retires each year. County appointees

(4) Where the council of the County appoints one of its members to the Board as a governor, the member shall be deemed to have resigned as a governor if he or she ceases to be a member of the council. Deemed vacancy

(5) The councils of the City and the County shall not appoint a person to the Board as a governor unless, Eligibility

(a) in the case of the council of the City, the person is eligible to vote at municipal elections in the City of Belleville; or

(b) in the case of the council of the County, the person is eligible to vote at municipal elections in a local municipality in the County of Hastings.

(6) A governor shall be appointed so that his or her appointment becomes effective immediately after the meeting of the appointing body at which the appointment is made. Time of appointment

(7) Governors shall serve until their successors are appointed and may be reappointed. Reappointment

(8) Where the office of an appointed governor becomes vacant, the governor's successor shall be appointed within ninety days by the appointing authority that appointed the governor and the person appointed shall hold office for the remainder of the term of the governor whose office was vacant. Vacancies

(9) A governor appointed to the Board under paragraph 2, 3 or 4 of subsection (1) who is absent from four successive meetings of the Board shall be deemed to have resigned from office, unless a leave of absence has been obtained by the governor from the governor's appointing authority. Deemed resignation

(10) Nine members constitute a quorum of the Board. Quorum

5.—(1) Subject to the *Public Hospitals Act*, the Hospital Corporation may furnish, equip, alter, expand or enlarge the Hospitals and establish or acquire other hospitals or similar institutions and the Hospital Corporation may do all things necessary, incidental or desirable in connection therewith. Powers of Hospital Corporation  
R.S.O. 1980,  
c. 410

(2) Subject to the *Public Hospitals Act*, the Hospital Corporation, Acquisition of property

R.S.O. 1980,  
c. 148

- (a) may acquire real property that is necessary or desirable for the alteration, expansion or enlargement of the Hospitals or for the establishment of other hospitals or similar institutions and such acquisition may be by gift, purchase or lease or, subject to the *Expropriations Act*, by expropriation; and

- (b) may acquire personal property that is necessary or desirable for the purposes of the Hospital Corporation and such acquisition may be by gift, purchase or lease.

Idem

- (3) The Hospital Corporation shall be deemed always to have had the powers set out in subsections (1) and (2).

Disposition  
of property  
R.S.O. 1980,  
c. 410

- (4) Subject to the *Public Hospitals Act*, and subject to the approval of the councils of the City and the County, the Hospital Corporation may sell or dispose of real property no longer required for its purposes, but the proceeds derived from any such sale or disposal shall be held and applied for the purposes of the Hospital Corporation.

Idem

- (5) Subject to the *Public Hospitals Act*, the Hospital Corporation may from time to time sell or dispose of any personal property no longer required for its purposes, but the proceeds derived from any such sale or disposal shall be held and applied for the purposes of the Hospital Corporation.

Application  
of proceeds

- (6) Proceeds from any sale or disposal described in subsection (4) or (5) not held or applied for the purposes of the Hospital Corporation shall vest in the City and the County as follows:

1. Proceeds from the assets of The Belleville General Hospital shall vest jointly in the City and the County in the proportion of 65 per cent to the City and 35 per cent to the County.
2. Proceeds from the assets of The North Hastings District Hospital shall vest jointly in the City and the County in the proportion of 35 per cent to the City and 65 per cent to the County.
3. Proceeds from the assets of any other facilities acquired by the Hospital Corporation shall vest jointly in the City and the County in such proportions as may be agreed by the councils of the City and the County.



(7) For the purposes of paragraph 3 of subsection (6), where no agreement as to the sharing of proceeds was made before the facilities to which the assets relate were obtained, the proceeds shall be divided equally. Idem

**6.—**(1) Without restricting the generality of section 5, the Board, Powers of Board

- (a) may make all such expenditures and enter into all such contracts and agreements as may be necessary or convenient for carrying out the objects and purposes of the Hospital Corporation, but the Board shall not authorize or provide any money for any undertaking, work or project the cost of which is to be provided in whole or in part by the City or the County until the approval of the council of the City or the County, as the case may be, has been obtained;
- (b) subject to the *Public Hospitals Act*, may enact by-laws for the management of the Hospitals; R.S.O. 1980, c. 410
- (c) may appoint any person or persons to execute on behalf of the Board any documents or other instruments in writing and to affix the corporate seal of the Hospital Corporation thereto;
- (d) may prescribe policies and procedures for the appointment and removal of such employees as may be considered necessary for the general management, operation and maintenance of the Hospitals, and may prescribe policies and procedures as may be considered necessary to fix the terms, conditions, duties and responsibilities of their employment;
- (e) subject to the *Public Hospitals Act* and the *Health Insurance Act*, may fix the fees to be charged to patients for accommodation in and services rendered by the Hospitals. R.S.O. 1980, cc. 410, 197

(2) Subject to clause (1) (a), the Board may borrow money on the credit of the Hospital Corporation pending receipt of permanent funding of capital expenditures approved by the councils of the City and the County. Interim borrowing

**7.—**(1) The councils of the City and the County may provide funds for the purposes of the Hospital Corporation, subject to the approval of the Ontario Municipal Board, by the issue of debentures of the City or the County, or both, as the councils of the City and the County may agree, or by impos- Funding of Hospital Corporation

ing rates on all the taxable property in the City and the County and the proportionate contribution of the City and the County toward the total sums so provided, together with interest or other charges thereon to be determined as follows:

1. For assets acquired by the Hospital Corporation for, or in connection with, The Belleville General Hospital, the City shall contribute 65 per cent of the total cost, and the County shall contribute 35 per cent of the total cost.
2. For assets acquired by the Hospital Corporation for, or in connection with, The North Hastings District Hospital, the City shall contribute 35 per cent of the total cost and the County shall contribute 65 per cent of the total cost.
3. For assets acquired by the Hospital Corporation for, or in connection with, any other facilities, contributions shall be as agreed between the councils of the City and the County.

Idem

(2) Notwithstanding subsection (1), the councils of the City and the County may at any time agree to alter their proportionate contribution toward the cost of assets acquired by the Hospital Corporation including, but not limited to, assets acquired in connection with The Belleville General Hospital and The North Hastings District Hospital.

Auditor

R.S.O. 1980,  
c. 405

**8.**—(1) The Board shall appoint a public accountant, licensed under the *Public Accountancy Act*, as auditor of the Hospital Corporation.

Annual  
audit

(2) On or before the 15th day of July in each year, the auditor shall audit the accounts and transactions of the Hospital Corporation for the preceding year and provide to the Board an auditor's report to accompany the balance sheet, revenue and expenditures statement, and other financial statements of the Hospital Corporation.

Annual  
Report

(3) The Board in every year shall, within one month after receiving the auditor's report on the financial statement of the Hospital Corporation, forward copies of the financial statement and auditor's report to the City and the County.

Non-profit  
corporation

**9.** The Hospital Corporation shall be carried on without the purpose of gain for the members of the Board and all profits or other accretions to the Hospital Corporation shall be used in promoting its objects and purposes.

**10.** All claims, accounts and demands arising from or relating to the management, operation or maintenance of the Hospitals, or from the exercise of any of the powers of the Hospital Corporation, shall be made upon and brought against the Hospital Corporation and not upon or against the City or the County.

Claims  
against  
Hospital  
Corporation

**11.** If at the end of five years from the day this Act comes into force or at the end of any subsequent five-year period, there is a substantial change in the proportionate use of the facilities of the Hospitals by residents of the City and residents of the County residing outside the corporate limits of the City, the City and the County may make such adjustment to their proportionate contributions for the purposes of the Hospitals as may be agreed, and the respective interests of the City and County in the real and personal property of the Hospitals shall be adjusted accordingly, such adjustment to be made by by-laws of the City and the County.

Adjustment  
of  
shares

**12.** Notwithstanding any other provision of this Act, the councils of the City and the County, in determining any matter required to be determined by them under this Act, shall have an equal voice.

Equality of  
votes

**13.** *The Belleville General Hospital Act, 1962-63*, being chapter 151, is repealed.

Repeal

**14.** This Act comes into force on the day it receives Royal Assent.

Commence-  
ment

**15.** The short title of this Act is the *Belleville General Hospital Act, 1985*.

Short title



## CHAPTER Pr15

**An Act to revive 404 K-W Wing Royal  
Canadian Air Force Association**

*Assented to December 6th, 1985*

Whereas Stanley M. Steip, Howard Hallman, Roy S. Sparrow, T. J. Little and John Snyder hereby represent that 404 K-W Wing Royal Canadian Air Force Association, hereinafter called the Corporation, was incorporated by letters patent dated the 9th day of July, 1964; that the Minister of Consumer and Commercial Relations by an order dated the 9th day of July, 1975, and made under the authority of subsection 347 (9) of *The Corporations Act*, being chapter 89 of the Revised Statutes of Ontario, 1970, cancelled the letters patent of the Corporation for default for a period of one year in filing its annual returns under *The Corporations Information Act, 1971*, being chapter 27, and declared the Corporation to be dissolved on the 13th day of August, 1975; that the applicants are the officers of the on-going association that is carried on in the name of the Corporation and are also directors thereof; that notice of default was apparently sent to the Corporation at its address as shown on the files of the Ministry of Consumer and Commercial Relations; that the default occurred by reason of inadvertence; that none of the applicants was aware of the dissolution of the Corporation until more than two years after the date thereof; that the Corporation at the time of the dissolution was carrying on the social and other functions authorized by its letters patent and since that time those functions have continued to be carried on in the name of the Corporation; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

**1.** The 404 K-W Wing Royal Canadian Air Force Association is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position as a corporation incorporated by letters patent, including all its property, rights, privileges and franchises and

Corporation  
revived

subject to all its liabilities, contracts, disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

Commence-  
ment

**2.** This Act comes into force on the day it receives Royal Assent.

Short title

**3.** The short title of this Act is the *404 K-W Wing Royal Canadian Air Force Association Act, 1985*.

## CHAPTER Pr16

### An Act respecting the County of Elgin

*Assented to December 6th, 1985*

Whereas The Corporation of the County of Elgin, herein called the Corporation, hereby applies for special legislation in respect of the matter hereinafter set forth; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

**1.**—(1) The Elgin County Library Board is dissolved on the 1st day of January, 1986, and all the assets and liabilities thereof are hereby declared to vest on that date in the Corporation.

Library Board dissolved

(2) The council of the Corporation shall, for the purposes of the *Public Libraries Act, 1984*, be deemed to be a board of a county library as of the 1st day of January, 1986.

County council deemed board

1984, c. 57

(3) On and after the 1st day of January, 1986, the operating costs of The County of Elgin Library shall be apportioned among the municipalities forming part of the county for municipal purposes.

Apportionment of costs

**2.** This Act comes into force on the day it receives Royal Assent.

Commencement

**3.** The short title of this Act is the *County of Elgin Act, 1985*.

Short title





## CHAPTER Pr17

### An Act respecting the City of Brampton

*Assented to December 6th, 1985*

Whereas The Corporation of the City of Brampton, herein called the Corporation, hereby applies for special legislation in respect of the matter hereinafter set forth; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) The council of the Corporation may pass by-laws,

Dumping  
of fill

- (a) for prohibiting or regulating the placing or dumping of fill of any kind in any defined area or areas in the City of Brampton, other than those areas subject to regulations made under clause 28 (1) (f) of the *Conservation Authorities Act*;

R.S.O. 1980,  
c. 85

- (b) for requiring that a permit be obtained for the placing or dumping of fill, other than in those areas subject to regulations made under clause 28 (1) (f) of the *Conservation Authorities Act*; and

- (c) for prescribing conditions under which the placing or dumping of fill may be carried out under a permit issued pursuant to a by-law passed under this section.

(2) Where a regulation is made under clause 28 (1) (f) of the *Conservation Authorities Act* respecting the placing or dumping of fill in any area of the City of Brampton, a by-law passed under subsection (1) ceases to have effect in that area of the City of Brampton upon the coming into force of the regulation.

By-law ceases  
to have  
effect

(3) A by-law passed under subsection (1) does not apply to,

By-law not  
applicable

- (a) the use, operation, establishment, alteration, enlargement or extension of a waste management

R.S.O. 1980,  
c. 141

system or waste disposal site within the meaning of Part V of the *Environmental Protection Act*; or

- (b) a waste, waste disposal site or waste management system that is exempted by regulation from Part V of the *Environmental Protection Act*.

Conflicting  
by-laws

R.S.O. 1980,  
c. 302

(4) Where there is a conflict between a provision of a by-law passed under subsection (1) and a provision of a by-law passed by the Regional Council of The Regional Municipality of Peel under paragraph 129 of section 210 of the *Municipal Act*, the provision of the by-law of The Regional Municipality of Peel shall prevail.

Commence-  
ment

**2.** This Act comes into force on the day it receives Royal Assent.

Short title

**3.** The short title of this Act is the *City of Brampton Act, 1985*.

## CHAPTER Pr18

### An Act respecting the City of Sudbury

*Assented to December 6th, 1985*

Whereas The Corporation of the City of Sudbury, herein called the Corporation, hereby represents that it from time to time holds money on deposit in relation to subdivisions of land, as authorized by section 166 of the *Municipal Act*; that with respect to a completed subdivision, the amount on deposit may exceed what was actually required to pay the Corporation's expenses in relation to the subdivision and the money on deposit may not be required in the foreseeable future for the purposes for which it was received by the Corporation; that it is desirable that the council of the Corporation be authorized to deal with the money on deposit in the manner set out in section 2; and whereas the Corporation hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application;

Preamble

R.S.O. 1980,  
c. 302

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

**1.** In this Act, "registered owner" means the person who, on the effective date of a by-law passed under section 2, is shown in the records of the proper land registry office as the owner of the relevant lot.

Interpretation

**2.—(1)** Where the Corporation, under a subdivision agreement, holds money in a special account as provided for in section 166 of the *Municipal Act*, the council of the Corporation may provide by by-law for reductions in the special account through,

Payments  
and credits  
with respect  
to land in  
certain  
subdivisions  
R.S.O. 1980,  
c. 302

- (a) payments of all or part of the money to the registered owners of the lands designated as lots in the subdivision of land affected by the subdivision agreement; or
- (b) credits against the municipal taxes on the lands designated as lots in the subdivision of land affected by the subdivision agreement,

or a combination thereof, if, in the opinion of the council, the money is not required or is unlikely to be required for its intended purposes.

Equal  
payments  
and credits

(2) Payments and credits under subsection (1) shall be equal for each lot in the subdivision of land.

Commence-  
ment

**3.** This Act comes into force on the day it receives Royal Assent.

Short title

**4.** The short title of this Act is the *City of Sudbury Act, 1985*.

## CHAPTER Pr19

### **An Act to revive the Balfour Beach Association**

*Assented to December 6th, 1985*

Whereas Garry Tward, Henry Cooper and Manny Tward hereby represent that Balfour Beach Association, herein called the Corporation, was incorporated by letters patent dated the 2nd day of June, 1945; that the Minister of Consumer and Commercial Relations by an order dated the 8th day of September, 1982 and made under the authority of subsection 317 (9) of the *Corporations Act*, being chapter 95 of the Revised Statutes of Ontario, 1980, cancelled the letters patent of the Corporation for default in complying with section 5 of the *Corporations Information Act*, being chapter 96 of the Revised Statutes of Ontario, 1980, and declared the Corporation to be dissolved on the 8th day of September, 1982; that the applicants are directors of the on-going organization carried on in its name; that notice of default was apparently sent to the Corporation at its address shown on the files of the Ministry of Consumer and Commercial Relations; that the default occurred by reason of inadvertence; that none of the applicants were aware of the dissolution of the Corporation until more than two years after the date thereof; that the Corporation at the time of the dissolution was carrying on the social and other functions authorized by its letters patent and since that time these functions have continued to be carried on in the name of the Corporation; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

**1.** Balfour Beach Association is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position as a corporation incorporated by letters patent, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

Revival

Commence-  
ment

**2.** This Act comes into force on the day it receives Royal Assent.

Short title

**3.** The short title of this Act is the *Balfour Beach Association Act, 1985*.

## CHAPTER Pr20

**An Act respecting  
Peterborough Racing Association Limited**

*Assented to December 6th, 1985*

Whereas Peterborough Racing Association Limited hereby Preamble  
applies for special legislation to increase its capital by the cre-  
ation of 500,000 common shares to rank *pari passu* with the  
now authorized 200,000 common shares; and whereas it is  
expedient to grant the application;

Therefore, Her Majesty, by and with the advice and con-  
sent of the Legislative Assembly of the Province of Ontario,  
enacts as follows:

**1. Section 3 of *The Peterborough Racing Association Limited Act, 1967*, being chapter 124, as re-enacted by the Statutes of Ontario, 1972, chapter 185, section 1, is repealed and the following substituted therefor:**

**3.** The capital of the Company shall be divided into 3,000 Capital  
non-cumulative redeemable 6 per cent preference shares and  
700,000 common shares.

**2.** This Act comes into force on the day it receives Royal Commence-  
Assent. ment

**3.** The short title of this Act is the *Peterborough Racing* Short title  
*Association Limited Act, 1985*.





## CHAPTER Pr21

### **An Act to revive the Sault Ste. Marie Pied Piper Nursery School**

*Assented to December 18th, 1985*

Whereas Mary Johns, Penny Tyrrel, Lynda Head, Jane Preamble  
Watkiss, Patricia Peterson, Catherine Hugill, Evi McKee and  
Sylvie Hamilton hereby represent that Sault Ste. Marie Pied  
Piper Nursery School, herein called the Corporation, was  
incorporated by letters patent dated the 2nd day of February,  
1972; that the Minister of Consumer and Commercial Rela-  
tions by order dated the 8th day of September, 1982 and made  
under the authority of subsection 317 (9) of the *Corporations  
Act*, being chapter 95 of the Revised Statutes of Ontario,  
1980, cancelled the letters patent of the Corporation for  
default in complying with section 5 of the *Corporations  
Information Act*, being chapter 96 of the Revised Statutes of  
Ontario, 1980, and declared the Corporation to be dissolved  
on the 8th day of September, 1982; that notice of the default  
was apparently sent to the Corporation at its address as shown  
on the files of the Ministry of Consumer and Commercial  
Relations; that the default occurred by reason of inadver-  
tence; that Mary Johns is the chairman of the ongoing organi-  
zation carried on in the name of the Corporation and all the  
applicants are directors thereof; that none of the applicants  
was aware of the dissolution of the Corporation until more  
than two years after the date thereof; that the Corporation at  
the time of its dissolution was carrying on a co-operative nur-  
sery school and other charitable functions authorized by its  
letters patent and since that time those functions have contin-  
ued to be carried on in the name of the Corporation; and  
whereas the applicants hereby apply for special legislation  
reviving the Corporation; and whereas it is expedient to grant  
the application;

Therefore, Her Majesty, by and with the advice and con-  
sent of the Legislative Assembly of the Province of Ontario,  
enacts as follows:

**1.** The Sault Ste. Marie Pied Piper Nursery School is  
hereby revived and is, subject to any rights acquired by any  
person after its dissolution, hereby restored to its legal posi- Corporation  
revived

tion as a corporation incorporated by letters patent, including all its property, rights, privileges and franchises, and subject to all its liabilities, contracts, disabilities and debts as of the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

Commence-  
ment

**2.** This Act comes into force on the day it receives Royal Assent.

Short title

**3.** The short title of this Act is the *Sault Ste. Marie Pied Piper Nursery School Act, 1985*.

## CHAPTER Pr22

### An Act respecting the City of Toronto

*Assented to December 18th, 1985*

Whereas The Corporation of the City of Toronto, herein called the Corporation, applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

**1.**—(1) Notwithstanding any other Act, the council of the Corporation may by by-law authorize the reimbursement, in whole or in part, of municipal taxes levied and paid in or for the 1981 taxation year in respect of those buildings in the City of Toronto insulated with urea formaldehyde foam insulation.

Reimbursement of municipal taxes

(2) Any portion of municipal taxes refunded under subsection (1) which is attributable to the taxes levied for some other body shall be charged back to that body in the same proportion as the taxes were levied, subject to a prior resolution or by-law from that body approving a charge back in respect to such refund, or any portion thereof, and the remaining portion shall be charged back to the general funds of the Corporation.

Charging back refunded taxes to other bodies

**2.**—(1) Notwithstanding any other Act, where the council of the Corporation has issued a demolition permit pursuant to an application made under subsection 33 (3) or 33 (6) of the *Planning Act, 1983*, the council of the Corporation may revoke the demolition permit,

Revocation of demolition permits  
1983, c. 1

- (a) if the council has issued a demolition permit under subsection 33 (3) of the *Planning Act, 1983*, and, six months after its issuance, the demolition in respect of which it was issued has not, in the opinion of the council, been seriously commenced;
- (b) if the chief official of the Corporation appointed under the *Building Code Act* has revoked the building permit, and the building permit was the basis

R.S.O. 1980,  
c. 51

1983, c. 1

upon which the demolition permit was issued under subsection 33 (6) of the *Planning Act, 1983*; or

- (c) if the demolition of the building is, in the opinion of the council of the Corporation, substantially suspended or discontinued for a period of more than one year.

Appeal to  
O.M.B.

(2) Any person who has made an application under subsection 33 (3) or 33 (6) of the *Planning Act, 1983*, and whose demolition permit has been revoked under subsection (1), may appeal the decision of the council of the Corporation to the Ontario Municipal Board within thirty days of the mailing of the notice of decision to the applicant and the Board shall hear the appeal and either dismiss it or direct that the demolition permit not be revoked, and the decision of the Board shall be final.

Time limit  
for appeal to  
O.M.B.

3. Notwithstanding any other Act, where the council of the Corporation has refused to issue a demolition permit under subsection 33 (3) of the *Planning Act, 1983*, or where the council has neglected to make a decision therein within one month after receipt of the application by the clerk of the Corporation and where an appeal is taken by the applicant to the Ontario Municipal Board, the appeal shall be filed within twenty days of the mailing of the notice of the refusal or, where the council has neglected to make a decision within one month after receipt of the application by the clerk, the appeal shall be filed within twenty days after the one month period first following receipt of the application by the clerk, and the Board shall hear the appeal and either dismiss it or direct that the demolition permit be issued, and the decision of the Board shall be final.

Planning  
advisory  
committee

4. Where, under the *Planning Act, 1983*, the council of the Corporation appoints a planning advisory committee, the council may provide that the members of the committee who are not members of the council shall hold office for three years but, on the first appointments after this section comes into force, the council shall designate members who shall hold office,

- (a) until the 30th day of November of the year following the date of appointment;
- (b) until the 30th day of November of the second year following the date of appointment; and
- (c) until the 30th day of November of the third year following the date of appointment,

respectively, so that as nearly as possible one-third of the members shall retire each year.

5.—(1) Notwithstanding clause 313 (4) (b) of the *Municipal Act*, the council of the Corporation by by-law may, with the consent of the owner, assume liability for the maintenance of any tree planted pursuant to a by-law passed under clause 313 (4) (b) of the *Municipal Act*.

Trees on private property  
R.S.O. 1980, c. 302

(2) The Corporation and its servants and agents shall not incur any liability by reason of anything done under the authority of a by-law passed under subsection (1) if reasonable care, skill and judgment are exercised in the doing of it.

Liability

6. The council of the Corporation is authorized to pay to former member of council, Reid Scott, his heirs, executors or administrators, the legal expenses incurred by him, with interest payable to date of payment, less the party and party costs awarded to him, as a result of an action for defamation brought by Lou Fruitman arising out of acts done by Reid Scott before the 15th day of December, 1978, while acting in his capacity as a member of council, which action was dismissed with costs.

Reimbursement of legal expenses

7.—(1) In this section, "owner" includes a person who possesses or harbours an animal, and "owns" and "owned" have corresponding meanings.

Definition

(2) Notwithstanding any other Act, the council of the Corporation may pass by-laws requiring every owner of an animal to have such animal vaccinated as may be required to prevent rabies, if the animal is an animal which is susceptible to contracting rabies.

Prevention of rabies

(3) The council may name, in a by-law passed under subsection (2), animals that, for the purposes of the by-law, shall be deemed to be animals susceptible to contracting rabies.

Idem

(4) Notwithstanding the *Dog Licensing and Live Stock and Poultry Protection Act*, the council of the Corporation may pass by-laws imposing a fine of not more than \$1,000, exclusive of costs, upon every person who contravenes any by-law passed by the council of the Corporation under Part I of that Act.

Penalties under  
R.S.O. 1980, c. 123

(5) Notwithstanding the provisions of any other Act, the council of the Corporation may pass by-laws to provide for the charging of a different licence fee under subsection 2 (1)

Dog licence fees

R.S.O. 1980, c. 123 of the *Dog Licensing and Live Stock and Poultry Protection Act* in respect of any female dog that is spayed and in respect of any male dog that is neutered.

Leashes (6) Notwithstanding any other Act, the council of the Corporation may pass by-laws to prohibit any person keeping a dog, when off the premises of the owner, other than on a leash which shall not exceed three metres in length.

Removal of excrement (7) Notwithstanding any other Act, the council of the Corporation may by by-law require any person who owns, controls or harbours a dog to remove forthwith excrement left by the dog on public or private property, and the council may exclude from the operation of the by-law such class or classes of persons as may be set out in the by-law.

Penalties under R.S.O. 1980, c. 400 (8) A by-law passed under subsection (7) may provide for the voluntary payment of penalties out of court in cases where it is alleged that any of the provisions of such by-law have been contravened, and if payment is not made in accordance with the procedure, the fine is recoverable under the *Provincial Offences Act*.

Definition **8.**—(1) In this section, “special service” means the provision of garbage container receptacles for the collection of garbage from an apartment building at no charge to the owner of such apartment building.

Provision of garbage container receptacles (2) Notwithstanding any other Act or any by-law of the Corporation, the council of the Corporation may pass by-laws authorizing the providing of a special service as specified in the by-law to any owner of an apartment building in the City of Toronto who, after the passing of the by-law, converts from the incineration method of garbage disposal to the compaction method.

Idem (3) A by-law passed under this section,

- (a) may define “garbage”, “apartment building” and “owner” in such manner as the council may determine;
- (b) may prescribe the terms and conditions under which the special service will be provided; and
- (c) may provide that the special service will be provided at the expense of the Corporation.

9.—(1) The Corporation may incorporate under the *Business Corporations Act, 1982*, a corporation having as its purposes,

Industrial  
corporation  
1982, c. 4

- (a) the provision, operation and improvement of sites, buildings and facilities for; and
- (b) the making of grants or loans to any person upon such terms as may be agreed between the corporation and the person for the carrying on of promotional activities in relation to,

the establishment and carrying on of industries and of industrial operations and uses incidental thereto.

(2) The articles of incorporation of the corporation referred to in subsection (1) shall provide, in addition to the purposes set out in subsection (1), that,

Purposes of  
corporation

- (a) the corporation shall be carried on without purpose of gain for its shareholder, and any profit or other accretion to the corporation shall be used in promoting its purposes;
- (b) notwithstanding the *Business Corporations Act, 1982*, all of the shares of the corporation shall be allotted and issued to the Corporation, and the Corporation shall not transfer the shares to any other person;
- (c) notwithstanding the *Business Corporations Act, 1982*, the directors of the corporation shall not declare, nor the corporation pay, any dividends on any issued shares of the corporation, and the corporation shall not borrow money except from the Corporation.

(3) The corporation referred to in subsection (1) may acquire land outside of the boundaries of the City of Toronto that was owned by the Corporation on the 1st day of December, 1985.

Land outside  
the City

(4) The corporation referred to in subsection (1) shall be deemed not to be a manufacturing business or other industrial or commercial enterprise for the purposes of section 112 of the *Municipal Act*.

Deemed not  
a manufac-  
turing  
business, etc.  
R.S.O. 1980,  
c. 302

(5) The corporation referred to in subsection (1) shall not grant bonuses in aid of any manufacturing business or other industrial or commercial enterprise.

No bonuses  
by  
corporation

Loans to  
corporation  
R.S.O. 1980,  
c. 347

(6) Subject to the *Ontario Municipal Board Act*, the Corporation may lend money to the corporation referred to in subsection (1) for its purposes and may charge interest upon the money loaned at a rate as may be agreed.

Dissolution

(7) For the purposes of enabling the corporation referred to in subsection (1) to be dissolved, subsection (2) shall not prevent the distribution to the Corporation of any real or personal property of the corporation remaining after the payment of all debts and liabilities of the corporation.

Parking  
Authority of  
Toronto,  
agreements

**10.**—(1) The council of the Corporation may pass by-laws authorizing the Parking Authority of Toronto to enter into agreements with any person for the maintenance, control, operation and management of parking facilities on lands or in structures within the City of Toronto on such terms and conditions as may be agreed upon by the person and the Authority.

Revenue

(2) Where an agreement is entered into under subsection (1), the net revenue derived under such agreements shall be paid into the reserve fund established under clause (e) of paragraph 55 of section 208 of the *Municipal Act* and the provisions of clauses (e) and (f) thereof apply with necessary modifications.

R.S.O. 1980,  
c. 302

Appoint-  
ments  
to pension  
committees

R.S.O. 1980,  
c. 302

**11.**—(1) Notwithstanding any Act or any by-law of the Corporation, the council of the Corporation may pass by-laws to appoint a retired employee, as defined in subclause (a) (iii) of paragraph 46 of section 208 of the *Municipal Act*, as a member or as a representative of a member of,

(a) the Benefit Fund Committee administering the Toronto Fire Department Superannuation and Benefit Fund; or

(b) the Toronto Civic Employees' Pension Committee.

Deeming  
provision

(2) Any by-law passed under this section shall be deemed not to adversely affect the pensions, other benefits and privileges of any plan or fund administered by the committee to which a retired employee is appointed as a member or a representative of a member.

**12.**—(1) Section 3 of *The City of Toronto Act, 1967*, being chapter 131, is repealed.

(2) The Schedule to the said Act is repealed.

**13.** Section 2 of *The City of Toronto Act, 1971*, being chapter 130, as re-enacted by the Statutes of Ontario, 1983, chapter



**Pr30, section 8, is amended by adding thereto the following subsections:**

(10) If an owner of land, in contravention of a by-law passed under this section, destroys trees or other natural vegetation, excavates, grades or alters elevations or contours or provides facilities for or methods of disposal of storm, surface or waste water from any ravine or from any buildings or structures thereon, the Corporation, in addition to any other remedies that it may have, may do such work as may be necessary to restore the land to its former condition, and, without restricting the generality of the foregoing, it may plant trees and other vegetation on the land and alter or remove any facilities or methods of disposal of storm, surface or waste water on or from the land.

Breach of  
by-law  
respecting  
ravines

(11) For the purposes of subsection (10), the Corporation with its servants and agents from time to time may enter in and upon the land and any buildings or structures thereon, except any building or structure, or part thereof, used as a dwelling unit.

Entry for  
purpose of  
performing  
work

(12) The Corporation shall have a lien for any amount expended by or on behalf of the Corporation under the authority of subsections (10) and (11) and for a fee covering the reasonable administrative costs of the Corporation, together with interest thereon at a rate to be fixed from time to time by the Corporation, and the certificate of the Clerk of the municipality as to the total amount shall be final and such total amount may be added to the collector's roll to be collected in one year or to the proper collector's rolls to be collected by instalments over a period of not more than five years and the total of each instalment may be collected in the same manner as real property taxes.

Lien

(13) Without restricting the application of Part XIX of the *Municipal Act*, a by-law passed under subsection (2) may provide for the imposition of fines of not more than \$25,000, exclusive of costs, on any person who contravenes any provision of the by-law regarding the destruction of trees.

Penalties,  
trees  
R.S.O. 1980,  
c. 302

**14.** This Act comes into force on the day it receives Royal Assent.

Commence-  
ment

**15.** The short title of this Act is the *City of Toronto Act*, 1985.

Short title



## CHAPTER Pr23

### **An Act respecting the City of Hamilton**

*Assented to December 18th, 1985*

Whereas The Corporation of the City of Hamilton considers it desirable to establish a corporation to maintain, operate, manage, market and promote Hamilton Place, the Hamilton Convention Centre and the Victor K. Copps Trade Centre-Arena as social, cultural, educational and recreational facilities for the benefit of the City and the people of the City of Hamilton and in the public interest; and whereas the applicant hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application; Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

#### **1. In this Act,**

Definitions

“board” means the board of directors of the corporation;

“City” means The Corporation of the City of Hamilton;

“Convention Centre” includes the enterprise, structure and necessary interest in land appurtenant thereto located on the south side of King Street West known as “Hamilton Convention Centre” in Lloyd D. Jackson Square in the City of Hamilton;

“corporation” means The Hamilton Entertainment and Convention Facilities Inc. as established by this Act;

“council” means the council of the City;

“director” means a person who is a member of the board;

“Theatre-Auditorium” includes the enterprise, structure and necessary interest in land appurtenant thereto located on the north side of Main Street West known as “Hamilton Place” in Lloyd D. Jackson Square in the City of Hamilton;

“Trade Centre-Arena” includes the enterprise, structure and necessary interest in land appurtenant thereto located at the southeast corner of Bay Street North and York Boulevard known as the “Victor K. Copps Trade Centre-Arena” in Lloyd D. Jackson Square in the City of Hamilton.

Corporation  
established

**2.**—(1) There is hereby established a corporation without share capital under the name of “The Hamilton Entertainment and Convention Facilities Inc.”.

Purposes

(2) The principal purposes of the corporation are to maintain, operate, manage, market and promote the Theatre-Auditorium, the Convention Centre and the Trade Centre-Arena for the benefit of the City and the people of the City of Hamilton and in the public interest for the objects of the corporation.

Objects

**3.**—(1) The objects of the corporation are,

- (a) to provide facilities and services for performing arts, including the carrying on of all or any of the operations of a theatre, music hall, concert hall, ballroom and cinema;
- (b) to provide and present educational, social and cultural activities related to the arts or otherwise;
- (c) to establish educational facilities and provide instruction in all areas of the arts;
- (d) to present, produce, manage and conduct performances in the performing arts, including plays, dramas, comedies, operas, revues, promenades and other concerts, musicals and other pieces, ballet shows, exhibitions, variety and other entertainment;
- (e) to provide facilities and services for amusement and entertainment activities; and
- (f) to provide facilities and services for the holding of conventions, meetings, receptions, conferences, exhibitions, displays, sporting events, trade shows and events of every kind.

Idem

(2) The corporation may carry out its objects anywhere in the City of Hamilton.

Head office

**4.**—(1) The corporation shall have its head office at the City of Hamilton.

(2) The corporation shall have a corporate seal upon which its corporate name shall appear. Seal

**5.** Section 21 of the *Business Corporations Act, 1982* applies with necessary modifications to oral and written contracts entered in the name of or on behalf of the corporation before the day this Act comes into force. Application of 1982, c. 4, s. 21

**6.** The corporation has the capacity and, subject to this Act, the rights, powers and privileges of a natural person. Powers

**7.—(1)** The maintenance, operation and management of the real property owned by the City, comprised in the Theatre-Auditorium, the Convention Centre and the Trade Centre-Arena, are hereby entrusted to the corporation for the purposes and objects thereof. Management of real property

(2) Notwithstanding subsection (1), the City may assume the maintenance, operation and management of the real property or any part thereof entrusted to the corporation and the corporation is thereafter divested of its responsibilities in relation to the real property so assumed, as the City may determine. Assumption by City

**8.** The corporation shall not acquire or hold any interest in real property. No power to acquire real property

**9.—(1)** The corporation shall have a board of directors who shall manage, supervise and conduct the affairs of the corporation in accordance with the purposes and objects of the corporation. Board of directors

(2) The board shall be composed of, Composition

(a) the mayor of the City who shall be a director by virtue of office; and

(b) thirteen other members appointed by the council of whom,

(i) four shall be members of council, and

(ii) nine shall not be members of council.

(3) The directors appointed under subclause (2) (b) (i) shall be appointed for a term of office not exceeding their term of office as members of council. Term of office

(4) Directors appointed under subclause (2) (b) (ii), other than directors designated under subsection (5) to retire in Idem

1985 or 1986, shall be appointed for a term of three years and shall be appointed so that one-third of such directors retires at the end of each year.

First  
directors

(5) The council shall appoint the first directors forthwith after the coming into force of this section and shall designate which of the first directors appointed under subclause (2) (b) (ii) shall serve until the end of 1985, 1986 and 1987.

Removal

(6) A director may be removed at any time from office by a resolution passed by a majority of the council.

Vacancy

(7) Where the office of a director becomes vacant for any reason, the vacancy may be filled by council for the remainder of the unexpired term of the director whose office is vacant.

Reappoint-  
ment

(8) A director may be reappointed by council upon expiration of his or her term or otherwise.

Remunera-  
tion

(9) Directors may serve without remuneration or with such remuneration as the council may determine.

Quorum

**10.—**(1) A majority of the directors constitutes a quorum at any meeting of the board and where there is one or more vacancies, a majority of the remaining directors constitutes a quorum.

Idem

(2) Notwithstanding any vacancy among the directors, a quorum of directors may exercise the powers of all the directors.

Voting

(3) A director has only one vote.

Chairman,  
etc.

**11.—**(1) The directors shall elect annually a chairman, a first vice-chairman and a second vice-chairman from amongst themselves.

Absence

(2) The first vice-chairman shall act in place and stead of the chairman when the chairman is absent.

Idem

(3) The second vice-chairman shall act in place and stead of the chairman when both the chairman and first vice-chairman are absent.

Member of  
council

(4) At least one of the chairman or first vice-chairman or second vice-chairman shall be a member of council and at least one of them shall not be a member of council.

Re-election

(5) The chairman, first vice-chairman and second vice-chairman are eligible for re-election.

**12.—**(1) The board shall hold at least nine monthly meetings each year. Monthly meetings

(2) A majority of members of the board may requisition a special meeting of the board by serving a copy of the requisition on the chairman or a vice-chairman of the board. Special meetings

(3) The chairman of the board may call a special meeting of the board at any time whether or not he or she has received a requisition under subsection (2). Idem

(4) Every meeting of the board shall be called upon service by the secretary of the corporation of a written notice of meeting upon each director not later than two days preceding the date and time for the meeting, specifying the purpose of the meeting. Notice

**13.—**(1) The board,

Committees

(a) shall appoint a committee for each of the Theatre-Auditorium, the Convention Centre and the Trade Centre-Arena; and

(b) may appoint such other committees as it may determine.

(2) Each committee appointed under clause (1) (a) may at any time file a report with the clerk of the City and council shall consider the report. Power to report

(3) After considering a report under subsection (2), the council may make recommendations to the board and the board shall consider the recommendations. Council recommendations

(4) Each committee appointed under subsection (1) shall be composed of not less than three members of the board and shall perform such duties and undertake such responsibilities as the board specifies and shall report to the board. Duties

**14.—**(1) A record of all meetings of the board shall be maintained in a book kept for that purpose. Records

(2) All minutes, orders, directions and proceedings shall be entered in the book. Minutes, etc.

(3) All minutes shall be signed by the person who is chairman of the meeting and by the secretary of the corporation and shall be impressed with the corporation's seal over the signatures. Signing

## Committees

(4) Subsections (1), (2) and (3) apply with necessary modifications to committees of the board.

## Secretary

**15.** The board shall appoint a secretary of the corporation who shall,

- (a) give notice of meetings of the board;
- (b) keep all minutes of meetings and proceedings of the board;
- (c) submit to the board at each of its meetings the minutes of the next preceding meeting of the board; and
- (d) perform such duties, in addition to those set out in clauses (a), (b) and (c), as the board may from time to time direct.

## Personnel

**16.—(1)** The corporation may, in accordance with practices and procedures approved by council,

- (a) appoint, hire or otherwise engage officers, employees, agents or others;
- (b) determine the qualifications, responsibilities, duties and positions and terms and conditions of employment or service of persons appointed, hired or otherwise engaged by the corporation, including those employed under section 17;
- (c) establish classifications for persons appointed, hired or otherwise engaged by the corporation, including those employed by the corporation under section 17, and reclassify, transfer or promote any such person;
- (d) determine the remuneration, salaries and benefits of, and any payments to, officers, servants, agents or others; and
- (e) suspend, discharge or otherwise terminate employment or services.

## Senior positions

(2) The council, for the purposes of this section, may define the positions that are senior personnel positions and no person shall be appointed, hired or otherwise engaged to fill a senior personnel position until the approval of council has been obtained.



**17.**—(1) Notwithstanding clause 16 (1) (a), the employees of The Hamilton Performing Arts Corporation, Inc. and The Hamilton Place Convention Centre, Inc., who were employed by each of those corporations on the day preceding the day this Act comes into force, shall be offered first employment with the corporation.

Offer of  
employment

(2) Notwithstanding clause 16 (1) (b), a person who accepts employment offered under subsection (1) shall be entitled to receive remuneration and benefits not less than the person was receiving on the day before the day on which this Act comes into force.

Previous  
salary,  
wages,  
benefits

(3) Any person who accepts employment under subsection (1) shall be entitled to receive during the first year of employment with the corporation holidays with pay equivalent to those which the person would have been entitled to if the person had remained in the employment of The Hamilton Performing Arts Corporation, Inc. or The Hamilton Place Convention Centre, Inc.

Holidays

(4) Every person who is a part of a bargaining unit, as recognized by the existence of a collective agreement or agreements between The Hamilton Performing Arts Corporation, Inc. and a union, shall be deemed to be employed by the corporation on the date this Act comes into force pursuant to the terms and conditions of employment as set out in the collective agreement or agreements and the corporation shall be bound by, and be deemed a party to, the collective agreement or agreements as of the date this Act comes into force.

Existing  
collective  
agreements

(5) The corporation and the union shall be deemed to have acquired the rights, privileges and duties of The Hamilton Performing Arts Corporation, Inc. and the union, respectively, under the *Labour Relations Act* and the collective agreement or agreements between The Hamilton Performing Arts Corporation, Inc. and the union.

Rights,  
privileges  
and duties of  
corporation  
and union  
R.S.O. 1980,  
c. 228

(6) Subject to any collective agreement, nothing in this section prevents the corporation from terminating the employment of an employee for cause.

Termination  
of  
employment

**18.**—(1) Subject to section 16, the board shall appoint a managing director who shall be the chief executive officer of the corporation.

Managing  
director

(2) The managing director shall not be a member of the board.

Idem

Idem	(3) The board shall by by-law or resolution define the duties of the managing director for the proper conduct of the business of the corporation.
Budget	<b>19.</b> —(1) The corporation shall prepare or cause to be prepared annually a detailed budget of estimated revenue and expenditure as the City treasurer may require.
Budget details	(2) The corporation, in such manner as the council may require, shall provide in the budgets submitted to council all financial details of revenues and expenditures including expense accounts, expenses incurred, remuneration, salaries and any other information that council may require.
Submission to council	(3) The corporation shall submit the estimates to council as required.
Annual report	(4) The corporation shall cause to be prepared an annual report which shall include audited financial statements.
Submission to council	(5) The corporation shall submit the annual report to council as required.
Fiscal period	(6) The fiscal period of the corporation shall be the same as the fiscal period of the City.
Annual budget	<b>20.</b> —(1) The annual budget of the corporation shall be subject to the approval of council, and, except with the approval of council, no obligation other than normal operating expenses may be incurred or expenditure made by the corporation before approval of the budget.
Approval	(2) Council is not obligated to approve the budget of the corporation or any part thereof and may make such changes to the budget as it determines.
Limitation on powers	<b>21.</b> —(1) The corporation shall not incur any indebtedness or obligation, whether contingent or otherwise, or expend any moneys except as authorized by this section.
Authorized expenditure	(2) Within the limits of its budget, as approved by council, the corporation may incur indebtedness and other obligations and expend money for the carrying out of its purposes and objects and for the conduct of its affairs and the exercise of its powers under this Act, including all expenses necessarily incurred in connection therewith.
Savings	(3) Notwithstanding subsection (2), the corporation may, with the approval of council, incur indebtedness and other

obligations and expend moneys in excess of the approved budget for any fiscal period.

(4) Notwithstanding subsection (2), no bonus or like sum of money or any other benefit in substitution thereof shall be paid to any person. Bonus

(5) Where any indebtedness or obligation proposed to be incurred would extend beyond the term of council then in office, the approval of council to the incurring of the indebtedness or obligation shall be subject to section 149 of the *Municipal Act* and to sections 64 and 65 of the *Ontario Municipal Board Act* as though the giving of the approval were the incurring of a debt or obligation or the making of an expenditure by the City. O.M.B. approval  
R.S.O. 1980,  
cc. 302, 347

(6) Subsection (5) does not apply where the corporation is exercising its powers under section 16 or 17 in respect of the appointment, hiring and paying of its officers, servants and employees. Exception

**22.**—(1) The corporation shall provide the City with monthly statements of, Monthly statements

- (a) revenues and expenditures;
- (b) profit and loss; and
- (c) such financial matters or operating expenditures as council may require.

(2) The statements referred to in subsection (1) shall be in such form as the City treasurer may require. Idem

**23.**—(1) The corporation shall keep or cause to be kept proper books of account and accounting records with respect to all financial and other transactions of the corporation, including, and without limiting the generality of the foregoing, Accounting records

- (a) records of all sums of money received from any source whatsoever and disbursed in any manner whatsoever; and
- (b) records of all matters with respect to which receipts and disbursements take place in consequence of the maintenance, operation and management of the corporation.

City treasurer (2) The corporation shall keep or cause to be kept and maintained all such books of accounts and accounting records as the City treasurer may require.

Examination of books, etc. **24.** The corporation shall make all of its books and records available at all times to such persons as the council may require and shall provide certified true copies of such minutes, documents, books, records or any other writing as council may require.

Inventory of personal property **25.—**(1) The corporation shall, in accordance with good business practice, keep and maintain an accurate inventory of its personal property and provide council with an inventory thereof as council may require.

Idem (2) The inventory shall include separate inventories of the personal property for the Theatre-Auditorium, the Convention Centre and the Trade Centre-Arena.

Auditor **26.** The accounts and transactions of the corporation shall be audited by the auditor of the City.

Information, etc. **27.—**(1) The council may require the corporation,  
(a) to provide information, records, accounts, agendas, notices or any paper or writing; and  
(b) to make a report on any matter,

as council determines, relating to the carrying out of the purposes and objects of the corporation.

Filing of reports, etc. (2) The corporation shall,  
(a) file with the City clerk all such information, records, accounts, agendas, notices, paper and other materials as council may require; and  
(b) make such reports within the time specified by council and containing such content as council may require.

Deemed not to be a local board R.S.O. 1980, c. 348 **28.** Except for the purposes of the *Ontario Municipal Employees Retirement System Act*, the corporation shall be deemed not to be a local board of the City.

Open meetings **29.—**(1) The meetings of the board and the corporation shall be open to the public and no person shall be excluded

from a meeting except for improper conduct as determined by the board.

(2) Notwithstanding subsection (1), meetings of the board may be held *in camera* in respect of, Exceptions

- (a) personnel matters, including matters related to wages, salaries and benefits;
- (b) discipline, unless the individual affected requests that the meetings be open to the public;
- (c) collective bargaining;
- (d) litigation and communications respecting solicitor-client relationships, including legal opinions and advice; and
- (e) proposed or actual contracts with persons and the financial results thereof, proposing or holding conventions, meetings, receptions, trade shows, conferences or events of any kind.

**30.**—(1) Subject to subsection (2), every director or officer of the corporation and his or her heirs, executors, administrators and other legal personal representatives may from time to time be indemnified and saved harmless by the corporation from and against, Indemnification

- (a) any liability and all costs, charges and expenses that he or she sustains or incurs in respect of any action, suit or proceeding that is proposed or commenced against him or her for or in respect of anything done or permitted by him or her in respect of the execution of the duties of his or her office; and
- (b) all other costs, charges and expenses that he or she sustains or incurs in respect of the affairs of the corporation.

(2) No director or officer of the corporation shall be indemnified by the corporation in respect of any liability, costs, charges or expenses that he or she sustains or incurs in or about any action, suit or other proceeding as a result of which he or she is adjudged to be in breach of any duty or responsibility imposed upon him or her under this or any other statute unless, in an action brought against him or her in his or her capacity as director or officer, he or she has achieved complete or substantial success as a defendant. Limitation

**Insurance**

(3) The corporation may purchase and maintain insurance for the benefit of a director or officer thereof, except insurance against a liability, cost, charge or expense of the director or officer incurred as a result of his or her failure to exercise the powers and discharge the duties of his or her office honestly, in good faith and in the best interests of the corporation, exercising in connection therewith the degree of care, diligence and skill that a reasonably prudent person would exercise in comparable circumstances.

**Corporation deemed not to be tenant or carrying on business for purposes of R.S.O. 1980, c. 31**

**31.** For the purposes of the *Assessment Act*, the corporation shall be deemed not to be,

- (a) a tenant or lessee that is liable to taxation; or
- (b) occupying the Theatre-Auditorium, the Convention Centre or the Trade Centre-Arena for the purpose of or in connection with the carrying on of business.

**Profits**

**32.—**(1) The City shall be entitled to receive any profits resulting from the operations of the corporation and shall be responsible for any deficit incurred by the corporation.

**Idem**

(2) For the purpose of subsection (1), the City may determine what constitutes profits.

**Claims, etc.**

**33.** All claims, accounts, demands, suits-at-law or causes of action arising from or relating to the objects of the corporation or from the exercise of any of the powers of the corporation shall be made upon and brought against the corporation and not upon or against the City.

**Dissolution**

**34.** Upon the dissolution of the corporation and upon the payment of all debts and liabilities, its remaining property vests in the City.

**Dissolution of existing corporations and transition**

**35.** The Hamilton Performing Arts Corporation, Inc. and The Hamilton Place Convention Centre, Inc. are hereby dissolved and all their assets and liabilities become, on the date this Act comes into force, the assets and liabilities of the corporation subject to the following:

- 1. Where an agreement has been entered into by The Hamilton Performing Arts Corporation, Inc., the corporation shall stand in place and stead of The Hamilton Performing Arts Corporation, Inc. in respect only of the Theatre-Auditorium.
- 2. Where an agreement has been entered into by The Hamilton Place Convention Centre, Inc., the cor-

poration shall stand in place and stead of The Hamilton Place Convention Centre, Inc. in respect only of the Convention Centre.

**36.** The following are repealed:

Repeals

1. *The City of Hamilton Act, 1972*, being chapter 178.
2. Section 3 of *The City of Hamilton Act, 1975*, being chapter 97.
3. *The City of Hamilton Act, 1977*, being chapter 87.
4. *The City of Hamilton Act, 1980*, being chapter 99.
5. *The City of Hamilton Act, 1982*, being chapter 72.

**37.** This Act comes into force on the day it receives Royal Assent. Commence-  
ment

**38.** The short title of this Act is the *City of Hamilton Act*, Short title  
1985.





## CHAPTER Pr24

### **An Act respecting the Association of Municipal Clerks and Treasurers of Ontario**

*Assented to December 20th, 1985*

Whereas the Association of Municipal Clerks and Treasurers of Ontario hereby represents that it was incorporated under the laws of Ontario by letters patent dated the 20th day of November, 1962; that the Association desires to be continued as a corporation for the purpose of carrying out the objects of the Association and of the government and discipline of its members; and whereas the Association desires to grant to its members the exclusive right to use certain designations and abbreviations thereof as set out in section 7; and whereas the Association hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

#### **1. In this Act,**

Definitions

“Association” means the Association of Municipal Clerks and Treasurers of Ontario;

“board” means the board of directors of the Association;

“registered” means registered as a member under this Act and  
“registration” has a corresponding meaning;

“registrar” means the registrar of the Association.

**2.—(1)** The corporation known as the Association of Municipal Clerks and Treasurers of Ontario is hereby continued as a corporation without share capital and the persons registered as members of the Association on the day this Act comes into force and such other persons as hereafter become members of the Association constitute the corporation.

Association  
continued

**(2)** The members of the board and the officers of the Association in office immediately before the coming into force of

Continuation  
of present  
board

this Act are hereby continued in office until their successors are elected or appointed in accordance with this Act and the by-laws of the Association.

Letters  
patent  
revoked

(3) The letters patent and supplementary letters patent of the Association are revoked, but the revocation does not affect the rights or obligations of the Association or any by-law, resolution or appointment of the Association except to the extent that the by-law, resolution or appointment is inconsistent with this Act.

Special Act  
corporation

(4) The Association shall be deemed to be a corporation incorporated by a special Act.

Objects

**3.** The objects of the Association are,

- (a) to improve the professional standards and promote the interests of its members in carrying out their respective municipal duties in the Province of Ontario;
- (b) to provide formal training and educational facilities to its members;
- (c) to hold conferences and meetings for the discussion of municipal affairs, interests and duties, the reading of papers and the delivery of lectures;
- (d) to issue copies of papers, lectures and other material to members of the Association, and generally to collect, collate and publish information of service or interest to members of the Association;
- (e) to ascertain and notify the members of the Association of the laws and practices relevant to its members; and
- (f) to maintain discipline among the members of the Association.

Board of  
directors

**4.—(1)** The affairs of the Association shall be managed by a board of directors.

Composition

(2) The board shall consist of not fewer than ten or more than thirty-five members of the Association, as the board may determine by by-law, elected from the membership of the Association.

Past  
president

(3) The immediate past president of the Association shall be a member of the board.

(4) The manner of electing the members of the board, the notification to the electors of the time and place of holding elections, the nomination of candidates, the presiding officers at elections, the taking and counting of votes, the giving of a casting vote in the case of an equality of votes, the tenure of office of members of the board and other necessary details shall be set out in the by-laws of the Association. Idem

(5) At any meeting of the board, a majority of the members of the board constitutes a quorum. Quorum

(6) The board shall elect from its number a president and vice-president and shall appoint a secretary who need not be a member of the board. President, etc.

(7) The board may appoint such other persons as are necessary to perform the work of the Association. Idem

(8) In the case of the death, resignation or incapacity of any member of the board, the office shall be declared vacant by the board and the board shall fill the vacancy in such manner as may be provided by the by-laws of the Association for the balance of the term. Vacancies

(9) The board shall appoint a registrar, who need not be a member of the board, and the registrar shall perform the functions assigned to the registrar by this Act and such other duties as may be assigned to the registrar by the board. Registrar

5.—(1) The board may pass by-laws regarding such matters as are necessary to conduct the business and carry out the objects of the Association and, without restricting the generality of the foregoing, the board may pass by-laws, By-laws

- (a) establishing the qualifications for and conditions of registration for members;
- (b) establishing a curriculum and courses of study to be pursued by students and members and the subjects upon which students and members of the Association shall be examined and for granting certificates to students and candidates who have successfully passed the examinations;
- (c) prescribing rules of behaviour for members of the Association and providing for the suspension, expulsion or other penalty if a member contravenes the rules of behaviour;
- (d) prescribing fees payable to the Association;

- (e) governing the calling, holding and conducting of meetings of the board and of the members of the Association;
- (f) authorizing the spending of funds for any purpose that may tend to advance the knowledge and education of municipal clerks and treasurers, or improve standards of practice in municipal administration, or support and encourage public information and interest in the past and present role of municipal clerks and treasurers in society;
- (g) establishing such categories of membership in the Association as the board considers appropriate and establishing the qualifications for membership in the various categories of membership;
- (h) providing for the custody and use of the seal of the Association; and
- (i) providing for the manner in which records and the making of reports are maintained and kept for and by the Association.

Confirmation  
of by-law

(2) No by-law passed by the board comes into force until it is confirmed or amended and confirmed by the general membership at an annual meeting or at a special meeting called for the purpose of considering the by-law.

Membership

**6.**—(1) The Association shall grant a membership in the Association to any individual who applies therefor in accordance with the by-laws, if the individual,

- (a) is not less than eighteen years of age;
- (b) has complied with the academic and experience requirements specified in the by-laws of the Association for the issuance of membership; and
- (c) has obtained such qualifications as the board may set or approve in accordance with the by-laws of the Association.

Register

(2) The registrar shall keep a register in which shall be entered the names of all members of the Association in good standing and only those persons so registered are members entitled to the privileges of membership in the Association.

(3) The register shall be open to examination by the public at the head office of the Association during normal office hours. Inspection  
of register

(4) Any person who has been refused membership or who has been subject to a disciplinary sanction under the by-laws of the Association may appeal to the Divisional Court, in accordance with the rules of the Court, from the refusal or from the sanction. Appeals

(5) Upon the request of a party desiring to appeal to the Divisional Court and upon payment of the fee therefor, the registrar shall furnish the party with a certified copy of the record of the proceedings, including the documents received in evidence and the decision or order appealed from. Certified  
copy of  
record

(6) An appeal under this section may be made on questions of law or fact or both and the court may affirm or may rescind the decision of the board appealed from and may exercise all powers of the board and may direct the board to take any action which the board may take and as the court considers proper, and for such purposes the court may substitute its opinion for that of the board or the court may refer the matter back to the board for rehearing, in whole or in part, in accordance with such directions as the court considers proper. Powers of  
court on  
appeal

7.—(1) Every registered member of the Association who has satisfied the criteria as set out in the by-laws of the Association may use the designation “Accredited Municipal Clerk/Treasurer”, “Accredited Municipal Clerk/Treasurer (Associate)”, “Certified Municipal Officer” or “Certified Municipal Officer (Associate)”, as the case may be, and may use after the member’s name the initials “A.M.C.T.”, “A.M.C.T.(A)”, “C.M.O.” or “C.M.O.(A)” respectively. Designation

(2) Any person in Ontario who, not being a registered member of the Association, takes or uses any designation or any set of initials referred to in subsection (1) either alone or in combination with any other word, name, title, initial or description, or implies, suggests or holds out that he or she is an Accredited Municipal Clerk/Treasurer, Accredited Municipal Clerk/Treasurer (Associate), Certified Municipal Officer or Certified Municipal Officer (Associate) is guilty of an offence. Offence

(3) In every case where registration is an issue, the production of a copy of the register, certified under the hand of the registrar, is sufficient evidence of all persons who are registered in lieu of the production of the original register and any certified copy purporting to be signed by a person in that Evidence

person's capacity as registrar is proof, in the absence of evidence to the contrary, that such a person is the registrar without any proof of that person's signature or that the person is the registrar.

Idem

(4) The absence of the name of any person from a copy of the register produced under subsection (3) is proof, in the absence of evidence to the contrary, that the person is not registered.

Right to  
practice  
unaffected

**8.** This Act does not affect or interfere with the right of any person who is not a member of the Association to practice as a municipal officer or employee in the Province of Ontario.

Surplus

**9.** Any surplus derived from carrying on the affairs and business of the Association shall be devoted and applied solely in promoting and carrying out its objects and purposes and shall not be divided among its members.

Commence-  
ment

**10.** This Act comes into force on the day it receives Royal Assent.

Short title

**11.** The short title of this Act is the *Association of Municipal Clerks and Treasurers of Ontario Act, 1985*.

## CHAPTER Pr25

### **An Act to continue The Corporation of the Township of Wicksteed under the name of The Corporation of the Township of Hornepayne**

*Assented to December 20th, 1985*

Whereas The Corporation of the Township of Wicksteed hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

**1.** The Corporation of the Township of Wicksteed is hereby continued under the name of The Corporation of the Township of Hornepayne.

Name  
changed

**2.** Any reference to The Corporation of the Township of Wicksteed or the Township of Wicksteed in any Act, regulation, by-law, agreement or other document passed, made, entered into or executed before this Act comes into force shall be deemed to be a reference to The Corporation of the Township of Hornepayne and the Township of Hornepayne respectively.

References  
to former  
name

**3.** This Act comes into force on the 1st day of January, 1986.

Commence-  
ment

**4.** The short title of this Act is the *Township of Hornepayne Act, 1985*.

Short title





## CHAPTER Pr26

### An Act respecting the Township of Osgoode Care Centre

*Assented to December 20th, 1985*

Whereas the Township of Osgoode Care Centre, herein called the Centre, hereby represents that it was incorporated by letters patent dated the 6th day of June, 1980; that the Centre is a registered charitable organization within the meaning of the *Income Tax Act* (Canada); that the object of the Centre is to operate a nursing home and senior citizens rest home and related activities; that it is desirable that provision be made for exempting the real property of the Centre situate in the Township of Osgoode, more particularly described in the Schedule hereto, from taxation for municipal and school purposes, except for local improvement rates; and whereas the applicant hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application;

Preamble

R.S.C. 1952,  
c. 148

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

**1.**—(1) The council of The Corporation of the Township of Osgoode may pass by-laws exempting from taxes for municipal and school purposes, other than local improvement rates, the land as defined in the *Assessment Act*, occupied by the Centre, being the lands and premises described in the Schedule, so long as the land is owned, occupied and used solely for the purposes of the Centre.

Tax  
exemption

R.S.O. 1980,  
c. 31

(2) An exemption granted under subsection (1) may be subject to such conditions as may be set out in the by-law.

Conditions

**2.** For the purposes of subsection 121 (10) of the *Regional Municipality of Ottawa-Carleton Act*, the exemption from taxation granted under section 1 shall be deemed to be an exemption provided under section 3 of the *Assessment Act*.

Deemed  
exemption  
R.S.O. 1980,  
c. 439

**3.** A by-law passed under section 1 may be retroactive to the 22nd day of April, 1985 and an exemption from municipal and school taxes, other than local improvement rates, may be

Retroactivity

granted retroactive to that date, notwithstanding that the Centre may not have been in actual use or occupation of the land.

Commence-  
ment

**4.** This Act comes into force on the day it receives Royal Assent.

Short title

**5.** The short title of this Act is the *Township of Osgoode Care Centre Act, 1985*.

#### SCHEDULE

That parcel of land and premises in the Township of Osgoode, in The Regional Municipality of Ottawa-Carleton, being composed of part of Lot 21, Concession 6, designated as parts 1, 2 and 3 on Reference Plan 5R6432 and Part 1 on Reference Plan 5R6608 filed in the Land Registry Office for the Registry Division of Ottawa-Carleton (No. 5).

## CHAPTER Pr27

### **An Act to incorporate the Ontario Municipal Recreation Directors Foundation**

*Assented to December 20th, 1985*

Whereas the executive of the Society of Directors of Municipal Recreation of Ontario hereby represents that it is desirable and in its members' interest to create a body corporate to receive, maintain, manage, control and use donations for charitable purposes within Ontario; and whereas the applicant has applied for special legislation for such purposes; and whereas it is expedient to grant the application; Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

#### **1. In this Act,**

Definitions

"Board" means the Board of Directors of the Foundation;

"charitable purposes" includes educational and cultural purposes;

"Foundation" means the Ontario Municipal Recreation Directors Foundation;

"S.D.M.R.O." means the Society of Directors of Municipal Recreation of Ontario.

**2. The persons named in the Schedule and their successors as members of the Board are hereby constituted a body corporate and politic without share capital under the name of the "Ontario Municipal Recreation Directors Foundation".** Incorporation

**3. The head office of the Foundation shall be in the Metropolitan Toronto area.** Head office

**4. The objects of the Foundation are to receive, maintain, manage, control and use donations for charitable purposes within Ontario.** Objects

Foundation      **5.**—(1) The Foundation shall be composed of the members, for the time being, of the Board.

First members      (2) The first members of the Board shall be the persons named in the Schedule who shall serve for a period of three months after the day this Act comes into force, and every such member is eligible for reappointment.

Appointment of members      (3) Commencing three months after the day this Act comes into force, the Board shall be composed of seven members appointed by the nominating committee.

Time of service      (4) Three of the members appointed by the nominating committee shall serve for one year, two of the members shall serve for two years and two of the members shall serve for three years.

Idem      (5) Members of the Board shall serve without remuneration and, subject to subsection (4), shall be appointed for a term of three years and, subject to subsection (6), are eligible for reappointment.

Reappointment      (6) No member of the Board is eligible for reappointment to a third term until one year has elapsed after the member ceases to hold office.

Vacancy      (7) A vacancy occurring in the membership of the Board by reason of the expiration of a term shall be filled by appointment by the nominating committee.

Idem      (8) A vacancy arising in the membership of the Board for any cause, other than the expiration of a term of office, shall be filled by appointment by the nominating committee and any person so appointed shall hold office for the unexpired portion of the predecessor's term of office.

Nominating committee      **6.**—(1) The nominating committee shall consist of the persons holding the following offices from time to time and others as stated:

1. The President of the S.D.M.R.O. or any other member of the Executive of the S.D.M.R.O. nominated by the President in writing.
2. The Chairperson of the Board of Regents of the S.D.M.R.O.
3. The Registrar of the S.D.M.R.O.

4. The Chairperson of the Recruitment and Resources Committee.
5. The Treasurer of the S.D.M.R.O.
6. Two adult residents of Ontario who may or may not be a member of the S.D.M.R.O.

(2) If a person holding any of the offices referred to in subsection (1) is unable or unwilling to act as a member of the nominating committee, the other members of the nominating committee shall appoint another member to act for the period during which the original member is unable or unwilling to act.

Member  
unable to  
act, etc.

(3) The nominating committee shall meet at least annually upon the call of the secretary of the Board or upon the call of the chairman of the nominating committee whenever it is necessary to fill a vacancy in the Board.

Meetings

(4) The nominating committee may make such rules governing its procedure, including the appointment of a chairman, as it considers advisable.

Rules

(5) A quorum of the nominating committee for any meeting shall be not less than three of its members present in person, and a majority vote of all the members of the committee shall be required for the appointment of a member of the Board.

Quorum

(6) If the nominating committee fails to appoint a person to fill a vacancy in the membership of the Board within ninety days after the vacancy occurs, the remaining members of the Board may apply to the Board of Regents to make the appointment, and the Regents to whom the application is made may appoint any person to fill the vacancy or make such other order as they consider just.

Application  
to Regents

7.—(1) The Board may pass by-laws to regulate and govern its procedure and actions and the conduct and administration of the affairs of the Foundation.

By-laws

(2) Without limiting the generality of subsection (1), the Board may pass by-laws,

Idem

- (a) to regulate the calling of and the procedure at meetings of the Board and to fix the time and place of such meetings;
- (b) to fix the quorum of the Board; and

- (c) to regulate the appointment, functions, powers, duties, remuneration and removal of officers, servants and agents of the Foundation.

Repeals, etc.

- (3) Any by-law of the Board may be repealed or amended by the Board in accordance with such rules as it may prescribe by by-law.

Approval

- (4) By-laws of the Board require the approval either at a meeting or, in writing, of the majority of the members of the Board.

Powers of  
Foundation

**8.—(1)** The Foundation is empowered,

- (a) to receive directly donations of and hold, control and administer property of every kind wherever situated;
- (b) to receive indirectly donations or the benefit of donations either by way of testamentary disposition or deed of trust or otherwise and to use and expend or direct the using and expending of property of any kind, wherever situated, or the income therefrom;
- (c) except as precluded by this Act or by a particular deed of gift, to convert any property at any time and from time to time received and held by or on behalf of the Foundation into any other form and for that purpose to sell or cause and authorize the property to be sold, assigned, transferred, leased, exchanged or otherwise disposed of;
- (d) to pass on and entrust to one or more trust companies the custody and management of all or any part of the property received or held by the Foundation in such manner and in such proportions as the Board considers proper, and to enter into agreements with such trust companies with respect thereto;
- (e) to direct any trust company to manage and administer as a single fund and in such manner as the Board considers advisable any one or more donations held by a trust company for the purposes of the Foundation;
- (f) subject to the *Charities Accounting Act*, to lease any lands held by the Foundation except where a lease would contravene a public use agreed upon when the lands were accepted;

- (g) to pay and apply the net income for all funds held directly or indirectly by it towards such charitable purposes within Ontario as the Board considers advisable;
- (h) to pay, apply and distribute such portions as the Board considers advisable of the capital of funds held directly or indirectly by it, to and for such charitable purposes within Ontario as the Board considers advisable but,
  - (i) unless otherwise specifically provided by the donor of any sum or fund, not more than a total of 10 per cent of the balance of the capital of the sum or fund shall be so distributed during any financial year, and
  - (ii) no distribution of capital shall be made without the approval of two-thirds of the directors, given in person at a meeting of the Board or if not present at a meeting, in writing, within the sixty days next after the meeting;
- (i) except as precluded by this Act, to control the management and investment of all its funds but,
  - (i) where a trust company is specifically appointed as trustee of any fund, the trust company will have the physical custody of the fund and, subject to the specific terms of the appointment, shall invest and reinvest the same within the general policy of investment laid down by the Board, and
  - (ii) the custody of all securities and the accounting therefor may be entrusted by the Board to one or more trust companies and thereupon any such trust company shall invest and reinvest the same within general policy of investment laid down by the Board;
- (j) to direct the investment of all funds that are to be invested by the Foundation or by any trustee, in investments authorized for the investment of funds of life insurance companies in Canada, but the Board may authorize and direct the retention of any specific assets donated or bequeathed to the Foundation for such length of times as the Board in its sole discretion considers advisable notwithstanding

that it does not consist of assets in which the Foundation is authorized to invest by this Act, and the Foundation and the members of the Board shall not be liable, nor shall any trustee acting on the instructions of the Board be liable, for any loss that may be suffered by reason of the retention of any such assets or the investment of any such moneys in accordance with the power and authority given in this clause;

- (k) to employ such persons and to take such other action as it considers advisable for the more efficient carrying out of the purposes of the Foundation and such employees may be paid such reasonable compensation out of, and the Board may charge the expenses of any such other action to the income or capital, or both, of the funds of the Foundation as the Board considers advisable;
- (l) to set aside or, in its discretion, to refrain from setting aside, any part of the income received by it from securities taken or purchased as part of the funds of the Foundation at a premium, as a sinking fund to retire or amortize such premium and to determine, in its discretion, in respect of all funds of the Foundation what shall be treated as income and what shall be treated as capital as to each respective transaction therein and to charge or apportion any losses or expenses to capital or income as it considers best;
- (m) to compromise, compound and adjust claims in favour of or against the property held or intended to be held by it, upon such terms and conditions as it considers proper;
- (n) subject to the *Accumulations Act*, to accumulate net income from year to year with the intention of distributing the accumulation for the purposes of the Foundation;
- (o) to set up a special fund for the relief of persons or families who suffer from death, injury, calamitous deprivation of the necessities of life, health or education as a result of disasters, fires, floods or accidents of major proportions within Ontario, that in the opinion of the Board merit the establishment of a special fund, and as part of such activity, to solicit and receive funds and to disburse them for such relief and for the expenses of advertising and oper-



ating the fund, and for these purposes, the restrictions on the distribution of capital set out in clause (h) shall not apply, provided that any surplus in a special fund may be transferred to the general capital funds of the Foundation;

- (p) to refuse to accept any bequest, devise and donation; and
- (q) subject to the *Charitable Gifts Act*, to retain any property in the form in which it is when received by the Foundation as permanent investment or for such length of time as the Board considers best. R.S.O. 1980, c. 63

(2) Without limiting the generality of its objects, the Foundation may, Idem

- (a) erect or assist in the erection of special gardens, statues, decorative fountains, historical markers, gateways, walks, historical or art museums or display space or other features contributing to educational interest;
- (b) acquire and display or arrange for the display of rare books, works of art and items of historical or educational interest;
- (c) make arrangements for the use, by interested or capable persons, of musical instruments and dramatic or scientific equipment held by the Foundation;
- (d) foster historical research;
- (e) encourage writers and authors to produce essays, books, pamphlets and articles dealing with the S.D.M.R.O. and its members; and
- (f) establish or aid in the establishment of exhibits of items of historical significance.

(3) Clause (1) (j) shall not be construed so as to preclude liability or responsibility for any act that was done or not done in other than good faith. Acts in good faith

9.—(1) The Foundation may establish a common trust fund in which property received by the Foundation under bequests, devises and donations is combined for the purpose of facilitating investments. Common trust fund

Idem (2) The Board may, by resolution passed by a majority of the Board, make by-laws concerning the operation of the common trust fund, the method of valuation of investments in the fund and the dates upon which the valuation may be made, the distribution of the income of the fund and the property that may be included in it.

Idem (3) A written direction by a donor that property included in a donation, bequest or devise shall not be included in the common trust fund is binding on the Board.

Donations **10.**—(1) The Foundation may accept donations directly or indirectly subject to the condition that the income or capital, or both, shall be paid and applied to a specific charitable purpose for a specific or an indefinite time.

Idem (2) If the Board is satisfied that conditions are such as to render it impossible, impracticable, inefficient or unwise to expend all or any part of a donation referred to in subsection (1), or the net income derived therefrom at any time for such specific charitable purpose, the Board may apply to the court for direction to use the income or capital, or both, for other purposes of the Foundation.

Idem (3) The Foundation may accept a donation of which some portion of the benefit of the donation is directed to be applied to charitable purposes outside Ontario if that portion of the benefit is directed to be applied to charitable purposes within Canada.

Other organizations (4) The Foundation is empowered to receive, invest and manage endowment and capital funds previously held by or anticipated to be received for the account of another Canadian charitable or educational organization, in accordance with the arrangement between the Foundation and the organization, and the Foundation may upon request return to the organization all or any part of that organization's assets held by the Foundation.

General fund **11.**—(1) Subject to subsection (2), all donations made directly or indirectly to the Foundation may be treated for all purposes as a general fund and, in the absence of any direction by the donor, it shall be deemed that all contributions are received as capital and are to be invested and the net income therefrom devoted for charitable purposes as provided in the Act.

Separate fund (2) In the case of a donation of \$25,000 or more, the donor may require that the donation be maintained as a separate fund, in which case, in each year thereafter, a separate

accounting thereof shall be set out in the annual audited report.

**12.** Unless otherwise directed, all donations of \$100 or more shall be publicly acknowledged in the financial year following that in which they are made by being set out in the annual audited report. Donations  
acknow-  
ledged

**13.—**(1) In the event the Foundation is dissolved, all of its property remaining after payment of its debts and liabilities shall be transferred to the S.D.M.R.O. Transfer of  
property

(2) If the S.D.M.R.O. receives any property under subsection (1), it shall use the property, subject to any trust affecting the property, only for the same objects and purposes as the Foundation could have used the property and the property shall be kept separate from all other property of the S.D.M.R.O. Limitation  
on use

(3) Notwithstanding subsection (2), if the S.D.M.R.O. receives any property under subsection (1), it may, subject to any trust affecting the property, transfer the property, or any part thereof, to one or more institutions in Ontario having charitable purposes. Idem

**14.** This Act comes into force on the day it receives Royal Assent. Commence-  
ment

**15.** The short title of this Act is the *Ontario Municipal Recreation Directors Foundation Act, 1985*. Short title

## SCHEDULE

### ONTARIO MUNICIPAL RECREATION DIRECTORS FOUNDATION

#### FIRST BOARD OF DIRECTORS

Mr. Roger B. Wyatt, R.D.M.R., President, S.D.M.R.O.

Mr. Edward A. W. Wood, R.D.M.R.(F), Chairperson, Board of Regents, S.D.M.R.O.

Mrs. Olga Tyne, R.D.M.R., Registrar, S.D.M.R.O.

Mr. Lynton H. Friedberg, R.D.M.R., Chairperson, Membership Recruitment and Resources Committee, S.D.M.R.O.

Mr. George E. Warne, R.D.M.R., Treasurer, S.D.M.R.O.



## CHAPTER Pr28

### **An Act respecting the City of Kitchener**

*Assented to December 20th, 1985*

Whereas The Corporation of the City of Kitchener hereby applies for special legislation in respect of the matters herein-after set forth; and whereas it is expedient to grant the application; Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

**1. Subsection 5 (7) of the *City of Kitchener Act, 1981*, being chapter 90, is repealed and the following substituted therefor:**

(7) Subject to subsection (8), the council may reappoint a director upon the expiration of the director's term of office. Re-  
appointment

(8) A director who is not a member of council may not be appointed for more than two consecutive terms but such a director, having served two consecutive terms, is eligible for reappointment upon the expiration of one year following the end of the second term. Idem

(9) For the purposes of subsection (8), service on the board for a period of one year or less shall not constitute a term. Idem

**2. This Act comes into force on the day it receives Royal Assent.** Commence-  
ment

**3. The short title of this Act is the *City of Kitchener Act, 1985*.** Short title









# TABLE OF PUBLIC STATUTES

Showing all Acts contained in the Revised Statutes of Ontario, 1980 and all other Public Acts enacted in 1981, 1982, 1983, 1984 and 1985, together with amendments and repeals. \*Asterisk indicates official translation into French is available in office consolidation form.

Title of Act	CITATION		Amendments and Repeals to end of 1985
	R.S.O. 1980 Chap.	Other	
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Abandoned Orchards Act . . . . .	1		
Absconding Debtors Act . . . . .	2		
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Accidental Fires Act . . . . .	4		
Accumulations Act . . . . .	5		
Administration of Justice Act . . . . .	6		
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Agricultural Societies Act . . . . .	14		1982.c. 51.
*Agricultural Tile Drainage Installation Act . . . . .	15		
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*Child and Family Services Act, 1984	...	1984, c. 55	
*Child Welfare Act (See now Child and Family Services Act, 1984)	66		1981, c. 66, Sched.; 1983, c. 8, s. 17; 1984, c. 19, s. 9 and c. 55, s. 208, rep. (but see 1984, c. 19, s. 9 (4), (5)). 1984, c. 55, s. 209, rep.
Children's Institutions Act (See now Child and Family Services Act, 1984)	67		
*Children's Law Reform Act	68		1982, c. 20, s. 1; 1984, c. 11, s. 163.
*Children's Mental Health Services Act (See now Child and Family Services Act, 1984)	69		1984, c. 55, s. 211, rep.
*Children's Probation Act (See now Young Offenders Implementation Act, 1984 and Child and Family Services Act, 1984, Part IV (Young Offenders))	70		1984, c. 19, s. 10, rep.
*Children's Residential Services Act (See now Child and Family Services Act, 1984)	71		1984, c. 55, s. 210, rep.
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Title of Act	CITATION		Amendments and Repeals to end of 1985
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*Ontario Waste Management Corporation Act, 1981 . . . . .		1981, c. 21	
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*Partnerships Registration Act . . . . .	371		
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*Personal Property Security Act . . . . .	375		1981.c. 2 and c. 58.
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*Planning Act . . . . .	379		1981.c. 15; 1983.c. 1.rep.
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# TABLE OF PROCLAMATIONS

Setting out the Public Acts and parts of Public Acts in the Revised Statutes of Ontario, 1980 and subsequent annual volumes that have been and that are to be brought into force by Proclamation.

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## A

### ACTS AND PARTS OF ACTS PROCLAIMED AND THE DATES UPON WHICH THEY CAME INTO FORCE

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BOILERS AND PRESSURE VESSELS AMENDMENT ACT: 1983, c. 33 (3rd September, 1983).

BREAD SALES ACT: R.S.O. 1980, c. 48, ss. 4-6 (1st April, 1981).

BUILDING CODE ACT: R.S.O. 1980, c. 51, s. 1 (20/30th November, 1983).

BUSINESS CORPORATIONS ACT: 1982, c. 4, ss. 1 to 151 (4) and 152 to 279 (29th July, 1983).

CENTRAL TRUST COMPANY ACT: 1983, c. 64 (9th December, 1983).

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CHILDREN'S LAW REFORM AMENDMENT ACT: 1982, c. 20, s. 1 [47] (1st July, 1982); 1982, c. 20, s. 1 [18-46, 48-79] and ss. 2 to 7 (1st October, 1982).

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COURTS OF JUSTICE ACT: 1984, c. 11, ss. 1, 73, 76, 85, 89, 90, 221 and 222 (1st June, 1984); 1984, c. 11, ss. 2 to 72, 74 and 75, 77 to 84, 86 to 88 and 91 to 220 (1st January, 1985).

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DANGEROUS GOODS TRANSPORTATION ACT: 1981, c. 69 (1st July, 1985).

DEGREE GRANTING ACT: 1983, c. 36 (30th June, 1984).

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ENVIRONMENTAL PROTECTION AMENDMENT ACT: 1983, c. 52, ss. 1 to 6, 15 to 23 (1), 24 to 27 (1st January, 1984); 1983, c. 52, ss. 7 to 11 (5th February, 1984); 1983, c. 52, ss. 12 to 14 and s. 23 (2), (3) and (4) (4th March, 1984).

EXÉCUTION D'ORDONNANCES ALIMENTAIRES ET DE GARDE D'ENFANTS, LOI SUR LE — 1985, chap. 6, art. 1, 2 (1) et (5), alinéa 6 (3) (b), art. 6 (5) et (6), 7 (1), 8 et 9, 10 (1), (2) et (3), 11 (2) a) (12), 12 à 15, 17 et 18 (1<sup>er</sup> mars 1986).

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HOMES FOR THE AGED AND REST HOMES ACT: R.S.O. 1980, c. 203, s. 12 (5) (1st March, 1982).

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INTERPROVINCIAL SUBPOENAS ACT: R.S.O. 1980, c. 220 (1st January, 1985).

JUDICATURE AMENDMENT ACT: 1981, c. 23 (27th July, 1981).

LAND REGISTRATION REFORM ACT: 1984, c. 32, ss. 1 to 22 (25), 22 (27) to 26 (1st November, 1984).

LIQUOR LICENCE AMENDMENT ACT: 1984, c. 4 (18th May, 1984).

LIVE STOCK BRANDING AMENDMENT ACT: 1981, c. 36 (1st March, 1982).

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- ONTARIO WATER RESOURCES AMENDMENT ACT: 1981, c. 50, ss. 3, 4, 5 (17th March, 1982); 1981, c. 50, ss. 1 and 2 (1st November, 1984); 1983, c. 51, s. 3 (4) and (5) (1st November, 1984).
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- SUPPORT AND CUSTODY ORDERS ENFORCEMENT ACT: 1985, c. 6, ss. 1, 2 (1) and (5), clause 6 (3) (b), ss. 6 (5) and (6), 7 (1), 8 and 9, 10 (1), (2) and (3), 11 (2) to (12), 12 to 15, 17 and 18 (1st March, 1986).
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- TORONTO DISTRICT HEATING CORPORATION ACT: 1980, c. 73, s. 21 (9th July, 1982); ss. 2 to 15, 17 to 20, 22 to 28 and 30 (1st November, 1982).
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From the 1st day of January, 1985 to the  
31st day of December, 1985

This is a cumulative supplement to the Table of Private Acts published in Volume 2 of the 1984 Index to the Statutes of Ontario. The cumulative supplement is arranged under the same headings as the Table that it supplements.

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amended.....		778/84	Dec. 22/84
amended.....		148/85	April 20/85
amended.....		495/85	Oct. 19/85
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amended.....		240/83	May. 14/83
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amended.....		176/84	Apr. 7/84
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amended.....		698/81	Nov. 7/81
amended.....		814/81	Dec. 26/81
amended.....		69/82	Feb. 20/82
amended.....		311/82	May 22/82
amended.....		455/82	July 17/82
amended.....		549/82	Aug. 21/82
amended.....		553/82	Aug. 21/82
amended.....		720/82	Nov. 13/82
amended.....		71/83	Feb. 12/83

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amended.....		274/83	May. 21/83
amended.....		461/83	Aug. 6/83
amended.....		580/83	Oct. 1/83
amended.....		648/83	Oct. 29/83
amended.....		697/83	Nov. 19/83
amended.....		729/83	Dec. 10/83
amended.....		766/83	Dec. 24/83
amended.....		63/84	Feb. 18/84
amended.....		79/84	Feb. 25/84
amended.....		310/84	June 2/84
amended.....		327/84	June 9/84
amended.....		496/84	Aug. 18/84
amended.....		627/84	Oct. 20/84
amended.....		704/84	Nov. 17/84
amended.....		27/85	Feb. 9/85
amended.....		209/85	May 25/85
amended.....		351/85	July 6/85
amended.....		400/85	Aug. 17/85
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amended.....		567/83	Sept.	24/83
amended.....		333/84	June	16/84
amended.....		805/84	Jan.	5/85
amended.....		229/85	June	1/85
amended.....		463/85	Sept.	28/85
amended.....		672/85	Jan.	4/86

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amended.....		797/83	Jan. 7/84
amended.....		9/85	Jan. 26/85
amended.....		649/85	Dec. 28/85
Popping Corn.....			
amended.....		312/81	May 30/81
amended.....		96/82	Mar. 6/82
amended.....		218/82	Apr. 24/82
amended.....		269/83	May 21/83
amended.....		291/85	June 22/85
Potatoes.....			
amended.....		314/81	May 30/81
amended.....		97/82	Mar. 6/82
amended.....		49/83	Feb. 5/83
amended.....		142/84	Mar. 17/84
Pumpkins and Squash.....		287/85	June 22/85
Rutabagas.....			
amended.....		315/81	May 30/81
amended.....		98/82	Mar. 6/82
amended.....		223/82	Apr. 24/82
amended.....		268/83	May 21/83
amended.....		510/84	Aug. 25/84
amended.....		296/85	June 22/85
Seed Corn.....	220		
Sour Cherries.....	221		
amended.....		773/81	Dec. 5/81
amended.....		755/82	Nov. 27/82
amended.....		42/83	Feb. 5/83
amended.....		798/83	Jan. 7/84
amended.....		646/85	Dec. 28/85
Soybeans.....	222		
amended.....		309/81	May 30/81
amended.....		90/82	Mar. 6/82
amended.....		46/83	Feb. 5/83
amended.....		144/84	Mar. 17/84
(revoked by 297/84)			
Spanish Onions.....			
amended.....		316/81	May 30/81
amended.....		222/82	Apr. 24/82
amended.....		752/82	Nov. 27/82
amended.....		267/83	May 21/83
amended.....		360/84	June 23/84

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Specialty Crops.....		313/81	May	30/81
amended.....		219/82	Apr.	24/82
amended.....		266/83	May	21/83
amended.....		465/84	Aug.	4/84
amended.....		286/85	June	22/85
Spring Grain.....	223			
amended.....		306/81	May	23/81
amended.....		91/82	Mar.	6/82
amended.....		47/83	Feb.	5/83
amended.....		140/84	Mar.	17/84
amended.....		302/85	June	22/85
Sweet Cherries.....	224			
amended.....		774/81	Dec.	5/81
amended.....		795/82	Dec.	18/82
amended.....		41/83	Feb.	5/83
amended.....		799/83	Jan.	7/84
amended.....		10/85	Jan.	26/85
Sweet Corn.....	225			
amended.....		290/81	May	23/81
amended.....		308/82	May	22/82
amended.....		272/83	May	21/83
amended.....		362/84	June	23/84
Tomatoes.....	226			
amended.....		291/81	May	23/81
amended.....		309/82	May	22/82
amended.....		309/83	June	4/83
amended.....		356/84	June	23/84
amended.....		292/85	June	22/85
Vine Crops.....	227			
(revoked by 313/81)				
White Beans.....	228			
amended.....		305/81	May	23/81
amended.....		93/82	Mar.	6/82
amended.....		216/82	Apr.	24/82
amended.....		48/83	Feb.	5/83
amended.....		139/84	March	17/84
amended.....		301/85	June	22/85
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amended.....		99/82	Mar.	6/82
amended.....		571/83	Sept.	24/83
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amended.....		298/84	May	26/84
amended.....		354/84	June	23/84
amended.....		297/85	June	22/85

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amended.....		143/84	Mar. 17/84
amended.....		363/84	June 23/84
amended.....		290/85	June 22/85
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amended.....		621/81	Oct. 10/81
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amended.....		854/82	Jan. 15/83
amended.....		248/83	May 14/83
amended.....		151/84	Mar. 24/84
amended.....		166/84	Mar. 31/84
amended.....		393/84	July 7/84
amended.....		476/84	Aug. 18/84
amended.....		64/85	Feb. 23/85
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General.....		760/83	Dec. 17/83
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amended.....		533/84	Sept. 1/84
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amended.....		52/85	Feb. 16/85
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amended.....		515/84	Aug.	25/84
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- MOE-24.....		832/81	Jan. 2/82
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- MOE-25.....		237/83	May 7/83
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- MOE-27.....		179/84	Apr. 14/84
- MOE-28.....		358/85	July 13/85
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- MOE-30.....		632/85	Dec. 21/85
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- MGS-44.....		318/81	May 30/81
- MGS-45.....		430/81	July 11/81
- MGS-46.....		658/81	Oct. 17/81
- MGS-47.....		761/81	Nov. 28/81
- MGS-49.....		170/82	Apr. 3/82
- MGS-48.....		263/82	May 8/82
- MGS-50.....		780/82	Dec. 11/82
- MGS-51.....		781/82	Dec. 11/82
- MGS-52.....		14/83	Jan. 22/83
- MGS-53.....		366/83	July 9/83
- MGS-54.....		35/84	Feb. 11/84
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- MGS-59.....		441/84	July 28/84
- MGS-62.....		112/85	Mar. 23/85
- MGS-61.....		113/85	Mar. 23/85
- MGS-66.....		448/85	Sept. 21/85
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- MNR-11/3.....		284/81	May 23/81
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- MNR-31/2.....		882/81	Jan. 16/82
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- MNR-11/4.....		261/82	May 8/82
- MNR-30/2.....		264/82	May 8/82
- MNR-39..... (revoked by 320/83)		467/82	July 24/82
- MNR-38.....		614/82	Oct. 2/82
- MNR-40.....		681/82	Oct. 30/82
- MNR-35/2.....		10/83	Jan. 22/83
- MNR-19/5.....		11/83	Jan. 22/83
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- MNR-11/5.....		13/83	Jan. 22/83
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- MNR-43.....		364/83	July 9/83

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- MNR-11/6.....		417/83	July 16/83
- MNR-28/2.....		654/83	Oct. 29/83
- MNR-26/2.....		655/83	Oct. 29/83
- MNR-29/2.....		656/83	Oct. 29/83
- MNR-30/4.....		723/83	Dec. 3/83
- MNR-11/7.....		2/84	Jan. 21/84
- MNR-26/3.....		221/84	Apr. 28/84
- MNR-46.....		226/84	Apr. 28/84
- MNR-47.....		338/84	June 16/84
- MNR-11/8.....		442/84	July 21/84
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- MNR-50.....		536/84	Sept. 1/84
- MNR-49.....		613/84	Oct. 13/84
- MNR-39/3.....		660/84	Nov. 3/84
- MNR-30/5.....		710/84	Nov. 17/84
- MNR-35/3.....		711/84	Nov. 17/84
- MNR-11/9.....		2/85	Jan. 26/85
- MNR-44.....		3/85	Jan. 26/85
- MNR-42.....		109/85	Mar. 23/85
- MNR-39/4.....		470/85	Oct. 5/85
- MNR-30/6.....		576/85	Nov. 23/85
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- MTC-37.....		115/81	Mar. 14/81
- MTC-38.....		191/81	Apr. 18/81
- MTC-39.....		257/81	May 16/81
- MTC-40.....		406/81	July 4/81
- MTC-42.....		465/81	July 25/81
- MTC-43.....		654/81	Oct. 17/81
- MTC-41.....		657/81	Oct. 17/81

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- MTC-44.....		660/81	Oct. 17/81
- MTC-45.....		735/81	Nov. 21/81
- MTC-47.....		736/81	Nov. 21/81
- MTC-46.....		737/81	Nov. 21/81
- MTC-48.....		739/81	Nov. 21/81
- MTC-50.....		16/83	Jan. 22/83
- MTC-51.....		148/83	Apr. 2/83
- MTC-52.....		707/83	Nov. 19/83
- MTC-53.....		809/83	Jan. 14/84
- MTC-55.....		110/85	Mar. 23/85
- MTC-54.....		168/85	Apr. 20/85
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- MISS-C-1.....		32/84	Feb. 4/84
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- NEPE-C-1.....		111/85	Mar. 23/85
- NEPE-C-2.....		577/85	Nov. 23/85
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- OEC-2/2.....		656/81	Oct. 17/81
- OEC-5.....		884/81	Jan. 16/82
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- OH-23/2.....		875/81	Jan. 16/82
- OH-25.....		169/82	Apr. 3/82
- OH-26.....		539/82	Aug. 21/82
- OH-26/2.....		682/82	Oct. 30/82
- OH-27.....		2/83	Jan. 22/83
- OH-28.....		342/83	June 25/83
- OH-29.....		319/84	June 9/84
- OH-30.....		320/84	June 9/84
- OH-31.....		747/84	Dec. 8/84
- OH-32.....		359/85	July 13/85
- OH-13/2.....		578/85	Nov. 23/85



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- OH-30/2.....		664/85	Jan.	4/86
- OH-29/2.....		665/85	Jan.	4/86
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- MUNI-1.....		300/84	May	26/84
- MUNI-2.....		114/85	Mar.	23/85
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- MNA-4.....		285/81	May	23/81
- MNA-5.....		106/82	Mar.	13/82
- MNA-6.....		107/82	Mar.	13/82
- MNA-7.....		54/83	Feb.	5/83
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- OSH-1.....		163/81	Apr.	4/81
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- OWEN-C-1.....		680/82	Oct.	30/82
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- OWEN-TP-1.....		365/83	July	9/83
Oxford, County of				
- OXFO-CT-1.....		410/82	July	3/82
- OXFO-CT-2.....		443/84	July	28/84
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- PHOP-T-1.....		788/81	Dec.	5/81
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- CA-SLS-1.....		379/81	June	20/81
- SLS-02.....		341/83	June	25/83
- SLS-03.....		340/83	June	25/83
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- SYDE-TP-1.....		196/83	Apr.	16/83
- SYDE-TP-2.....		600/84	Oct.	6/84
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- TINY-TP-1.....		599/84	Oct.	6/84
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- MTC-49.....		532/82	Aug.	21/82

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- TOR-2.....		256/81	May 16/81
- TOR-2/1.....		647/82	Oct. 16/82
- TOR-3.....		15/83	Jan. 22/83
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- TOR-1.....		126/81	Mar. 28/81
- TOR-3.....		434/81	July 11/81
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- METR-M-1.....		50/82	Feb. 20/82
Toronto, The Metropolitan Toronto and Region Conservation Authority.....		225/84	Apr. 28/84
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-MERO-1.....		881/81	Jan. 16/82
-MERO-1/2.....		215/83	Apr. 30/83
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Transfer of Administration of Act..... <u>Partnerships Act</u> transferred from Attorney General to Minister of Consumer and Commercial Relations		56/81	Feb. 21/81
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Transfer of Administration of Act..... <u>Municipal Conflict of Interest Act</u> transferred from Attorney General to Ministry of Intergovernmental Affairs		150/81	Apr. 4/81
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Transfer of Administration of Act..... <u>Metropolitan Police Force Complaints Project Act, 1981</u> transferred from Solicitor General to Attorney General		133/82	Mar. 20/82
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Transfer of Administration of Act..... <u>Teachers' Superannuation Act, 1983</u> transferred to the Treasurer of Ontario and Minister of Economics		173/84	Apr. 7/84
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amended.....		483/81	Aug. 1/81
amended.....		634/81	Oct. 17/81
amended.....		700/81	Nov. 7/81
amended.....		721/81	Nov. 14/81
amended.....		71/82	Feb. 20/82
amended.....		121/82	Mar. 20/82
amended.....		314/82	May 22/82
amended.....		404/82	June 26/82
amended.....		424/82	July 3/82
amended.....		459/82	July 17/82
amended.....		551/82	Aug. 21/82
amended.....		654/82	Oct. 16/82
amended.....		721/82	Nov. 13/82
amended.....		727/82	Nov. 13/82
amended.....		847/82	Jan. 8/83
amended.....		73/83	Feb. 12/83
amended.....		276/83	May 21/83
amended.....		360/83	July 9/83
amended.....		462/83	Aug. 6/83
amended.....		480/83	Aug. 13/83
amended.....		557/83	Sept. 17/83
amended.....		690/83	Nov. 12/83
amended.....		700/83	Nov. 19/83
amended.....		784/83	Jan. 7/84
amended.....		65/84	Feb. 18/84
amended.....		216/84	Apr. 28/84
amended.....		312/84	June 2/84
amended.....		498/84	Aug. 18/84
amended.....		706/84	Nov. 17/84
amended.....		709/84	Nov. 17/84
amended.....		748/84	Dec. 15/84
amended.....		825/84	Jan. 19/85
amended.....		29/85	Feb. 9/85
amended.....		136/85	Apr. 20/85
amended.....		207/85	May 25/85
amended.....		402/85	Aug. 17/85
amended.....		484/85	Oct. 19/85
amended.....		555/85	Nov. 16/85
amended.....		595/85	Dec. 7/85
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amended.....		657/85	Jan. 4/86
Barley Stabilization, 1982-1984 - Plan.....		668/82	Oct. 23/82
amended.....		596/83	Oct. 15/83
amended.....		750/83	Dec. 17/83
amended.....		793/83	Jan. 7/84
amended.....		554/84	Sept. 8/84
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amended.....		294/81	May 23/81
(revoked by 669/82)			
Corn Stabilization, 1982-1984 - Plan.....		669/82	Oct. 23/82
amended.....		598/83	Oct. 15/83
amended.....		749/83	Dec. 17/83
amended.....		791/83	Jan. 7/84
amended.....		218/84	April 28/84
amended.....		555/84	Sept. 8/84
Enrolment in Plans and Transfer of Credits.....		292/81	May 23/81
Grain Stabilization, 1985-1988 - Plan.....		509/85	Oct. 26/85
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Soybean Stabilization, 1979-1981 - Plan.....	321		
amended.....		295/81	May 23/81
(revoked by 672/82)			
Soybean Stabilization, 1982-1984 - Plan.....		672/82	Oct. 23/82
amended.....		597/83	Oct. 15/83
amended.....		748/83	Dec. 17/83
amended.....		792/83	Jan. 7/84
amended.....		558/84	Sept. 8/84
amended.....		645/85	Dec. 28/85
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amended.....		460/82	July 17/82
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amended.....		132/83	Mar. 26/83



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amended.....		97/84	Mar.	3/84
amended.....		482/84	Aug.	18/84
amended.....		722/84	Nov.	24/84
amended.....		11/85	Jan.	26/85
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amended.....		296/81	May	23/81
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amended.....		752/83	Dec.	17/83
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amended.....		557/84	Sept.	8/84
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amended.....		297/81	May	23/81
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amended.....		600/83	Oct.	15/83
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amended.....		556/84	Sept.	8/84
amended.....		48/85	Feb.	16/85
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amended.....		385/84	July	7/84
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amended.....		190/85	May	11/85
amended.....		506/85	Oct.	26/85
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amended.....		31/82	Feb.	13/82
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amended.....		180/85	May	4/85
amended.....		506/85	Oct.	26/85
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amended.....		619/84	Oct.	20/84
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amended.....		325/81	May	30/81
amended.....		506/85	Oct.	26/85
Marketing Limitations.....	386			
Vegetables for Processing -				
Plan.....	387			
amended.....		389/83	July	9/83
amended.....		560/85	Nov.	16/85

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Marketing.....	388		
amended.....		115/82	Mar. 13/82
amended.....		20/83	Jan. 29/83
amended.....		116/84	Mar. 10/84
amended.....		69/85	Feb. 23/85
amended.....		174/85	Apr. 27/85
amended.....		506/85	Oct. 26/85
Wheat -			
Plan.....	389		
amended.....		224/82	Apr. 24/82
Marketing.....	390		
amended.....		506/85	Oct. 26/85
FARM PRODUCTS PAYMENTS ACT			
Fund for Egg Producers.....		828/81	Dec. 26/81
amended.....		491/82	Aug. 7/82
amended.....		513/84	Aug. 25/84
Fund for Live Stock Producers.....		368/82	June 12/82
amended.....		525/82	Aug. 21/82
amended.....		347/84	June 16/84
Fund for Milk and Cream Producers.....	391		
amended.....		275/85	June 15/85
amended.....		561/85	Nov. 16/85
Fund for Producers of Grain Corn.....		651/84	Nov. 3/84
Fund for Producers of Soya-Beans.....		652/84	Nov. 3/84
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FIRE DEPARTMENTS ACT			
Filing in Supreme Court Decision of Arbitrator or Arbitration Board.....	392		
Standards for Pumps.....	393		
FIRE MARSHALS ACT			
Fire Code.....		730/81	Nov. 21/81
amended.....		251/83	May 14/83
amended.....		425/84	July 14/84
General .....	394		
amended.....		840/84	Jan. 19/85
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Quality Control.....	395		

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Fire Regions.....	396		
amended.....		207/84	Apr. 28/84
Restricted Fire Zone.....		283/81	May 23/81
(expired)			
Restricted Fire Zone.....		348/81	June 6/81
revoked.....		353/81	June 13/81
Restricted Fire Zone.....		469/81	Aug. 1/81
(expired)			
Restricted Fire Zone.....		514/81	Aug. 15/81
revoked.....		524/81	Aug. 22/81
Restricted Fire Zone.....		523/81	Aug. 22/81
(expired)			
Restricted Fire Zone.....		287/82	May 15/82
(expired)			
Restricted Fire Zone.....		227/83	May 7/83
(expired)			
Restricted Fire Zone.....		397/83	July 9/83
(revoked by 409/83)			
Restricted Fire Zone.....		398/83	July 9/83
revoked.....		409/83	July 16/83
Restricted Fire Zone.....		317/84	June 2/84
(expired)			
Restricted Fire Zone.....		567/84	Sept. 15/84
(expired)			
Restricted Fire Zone.....		572/84	Sept. 29/84
(expired)			
Restricted Fire Zone.....		178/85	May 4/85
<b>FORESTRY ACT</b>			
Nurseries.....	397		
amended.....		30/83	Feb. 5/83
amended.....		514/84	Aug. 25/84
<b>FRESHWATER FISH MARKETING ACT (ONTARIO)</b>			
General.....	398		
amended.....		777/81	Dec. 5/81
<b>FUEL TAX ACT, 1981</b>			
General.....		772/82	Dec. 11/82
amended.....		140/83	Mar. 26/83

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amended.....		381/83	July 9/83
amended.....		387/83	July 9/83
amended.....		267/84	May 12/84
amended.....		602/84	Oct. 6/84
amended.....		775/84	Dec. 22/84
amended.....		185/85	May 11/85
amended.....		243/85	June 8/85
General.....		778/82	Dec. 11/82
amended.....		426/83	July 16/83
amended.....		510/83	Aug. 27/83
amended.....		604/83	Oct. 15/83
amended.....		643/83	Oct. 29/83
amended.....		266/84	May 12/84
amended.....		255/85	June 8/85
Grants for Farm Fuel Storage Tanks.....		689/82	Oct. 30/82
Grants for Fuel Storage and Transportation Tanks and Other Facilities.....		225/82	May 1/82
amended.....		771/82	Dec. 11/82
Taxable Price and Tax Payable on Fuel to Propel Motor Vehicles and Railway Equipment.....		579/82	Sept. 11/82
amended.....		638/82	Oct. 16/82
amended.....		843/82	Jan. 8/83
amended.....		187/83	Apr. 16/83
amended.....		411/83	July 16/83
amended.....		631/83	Oct. 15/83
amended.....		805/83	Jan. 14/84
amended.....		180/84	Apr. 14/84
amended.....		414/84	July 14/84
FUNERAL SERVICES ACT			
General.....	399		
amended.....		558/81	Sept. 5/81
amended.....		560/83	Sept. 17/83
amended.....		675/83	Nov. 5/83
FUR FARMS ACT			
General.....	400		
amended.....		321/81	May 30/81
G			
GAME AND FISH ACT			
Amphibians.....		470/81	Aug. 1/81
Animals Declared to be Fur-Bearing Animals.....	401		
amended.....		692/81	Nov. 7/81



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Aylmer Hunting Area.....		29/81	Feb. 14/81
Aylmer Lagoon Hunting Area.....	402		
Bag Limit for Black Bear.....	403		
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Bobwhite Quail, Wild Turkey and Pheasant - Propagation and Sales..... amended.....	404	446/81	July 18/81
Bows and Arrows.....	405		
Bullfrogs..... amended..... (revoked by 694/81)	406	565/81	Sept. 12/81
Bullfrogs.....		694/81	Nov. 7/81
Calton Swamp Hunting Area.....		30/81	Feb. 14/81
Camden Lake Hunting Area.....	407		
Copeland Forest Hunting Area..... (revoked by 693/81)	408		
Copeland Forest Hunting Area..... amended.....		693/81 563/83	Nov. 7/81 Sept. 24/83
Crown Game Preserves..... amended..... amended.....	409	27/82 517/85	Feb. 13/82 Nov. 2/85
Discharge of Fire-Arms From or Across Highways and Roads..... amended..... amended.....	410	113/81 388/81	Mar. 14/81 June 27/81
Discharge of Fire-Arms on Sunday.....	411		
Fingal Hunting Area.....		28/81	Feb. 14/81
Fire-Arms - Aulneau Peninsula..... amended.....	412	428/82	July 3/82
Fishing Huts..... amended..... amended..... amended.....	413	753/81 24/82 380/85	Nov. 28/81 Feb. 13/82 Aug. 10/85
Fishing Licences amended..... amended..... amended..... amended..... amended.....	414	218/81 647/81 835/81 629/82 645/83	Apr. 25/81 Oct. 17/82 Jan. 2/82 Oct. 9/82 Oct. 29/83

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amended.....		41/84	Feb.	11/84
amended.....		254/84	May	12/84
amended.....		756/84	Dec.	15/84
amended.....		15/85	Feb.	9/85
Furs.....	415			
amended.....		154/81	Apr.	4/81
amended.....		857/81	Jan.	9/82
amended.....		203/82	Apr.	24/82
amended.....		627/82	Oct.	9/82
amended.....		621/83	Oct.	15/83
amended.....		700/84	Nov.	17/84
amended.....		701/84	Nov.	17/84
amended.....		4/85	Jan.	26/85
amended.....		519/85	Nov.	2/85
amended.....		521/85	Nov.	2/85
Fur Harvest, Fur Management and Conservation Course.....		154/82	Apr.	3/82
Game Bird Hunting Preserves.....	416			
amended.....		447/81	July	18/84
Guides.....	417			
amended.....		500/81	Aug.	15/81
Horwood Lake Hunting Area.....		26/81	Feb.	14/81
amended.....		124/82	Mar.	20/82
amended.....		497/82	Aug.	7/82
revoked.....		128/83	Mar.	26/83
Hullett Hunting Area.....		628/82	Oct.	9/82
amended.....		594/83	Oct.	15/83
amended.....		547/84	Sept.	8/84
Hunter Safety Training Course.....	418			
Hunting in Lake Superior Provincial Park.....	419			
amended.....		125/82	Mar.	20/82
amended.....		130/83	Mar.	26/83
amended.....		220/85	June	1/85
Hunting in Larose Forest.....		476/85	Oct.	5/85
Hunting Licences.....	420			
amended.....		217/81	Apr.	25/81
amended.....		502/81	Aug.	15/81
amended.....		187/82	Apr.	10/82
amended.....		397/82	June	26/82
amended.....		499/82	Aug.	7/82
amended.....		683/82	Oct.	30/82
amended.....		127/83	Mar.	26/83
amended.....		138/83	Mar.	26/83
amended.....		155/83	Apr.	2/83
amended.....		376/83	July	9/83

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amended.....		492/83	Aug. 20/83
amended.....		184/84	Apr. 14/84
amended.....		185/84	Apr. 14/84
amended.....		186/84	Apr. 14/84
amended.....		699/84	Nov. 17/84
amended.....		781/84	Dec. 29/84
amended.....		219/85	June 1/85
amended.....		221/85	June 1/85
amended.....		624/85	Dec. 14/85
Hunting on Crown Lands in the Geographic Townships of Bruton and Clyde.....	421		
amended.....		247/83	May 14/83
Hunting on Designated Crown Land and in Provincial Parks.....	422		
amended.....		127/82	Mar. 20/82
amended.....		347/83	June 25/83
amended.....		681/83	Nov. 12/83
amended.....		323/84	June 9/84
amended.....		411/84	July 14/84
amended.....		624/84	Oct. 20/84
amended.....		44/85	Feb. 16/85
amended.....		83/85	Mar. 9/85
amended.....		280/85	June 15/85
amended.....		516/85	Nov. 2/85
Lake St. Lawrence Hunting Area.....	423		
Licence to Chase Raccoon at Night and Fox, Coyote or Wolf During the Day.....		233/82	May 1/82
Licence to Possess Nets.....	424		
Luther Marsh Hunting Area.....	425		
Navy Island Hunting Area.....		645/81	Oct. 17/81
amended.....		156/83	Apr. 2/83
Opasatika Hunting Area.....		27/81	Feb. 14/81
amended.....		126/82	Mar. 20/82
amended.....		496/82	Aug. 7/82
revoked.....		129/83	Mar. 26/83
Open Seasons -			
Black Bear.....	426		
amended.....		339/82	June 12/82
amended.....		493/83	Aug. 20/83
amended.....		327/85	July 6/85
Fur Bearing Animals.....	427		
amended.....		671/81	Oct. 24/81
amended.....		146/83	Apr. 2/83
amended.....		306/83	June 4/83
amended.....		308/84	June 2/84
amended.....		381/85	Aug. 10/85

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Game Birds.....		501/81	Aug. 15/81
amended.....		156/82	Apr. 3/82
amended.....		192/83	Apr. 16/83
amended.....		508/84	Aug. 25/84
amended.....		782/84	Dec. 29/84
amended.....		218/85	June 1/85
amended.....		328/85	July 6/85
Moose and Deer.....	428		
amended.....		471/81	Aug. 1/81
amended.....		591/81	Sept. 19/81
amended.....		644/81	Oct. 17/81
amended.....		157/82	Apr. 3/82
amended.....		297/82	May 22/82
amended.....		498/82	Aug. 7/82
amended.....		684/82	Oct. 30/82
amended.....		137/83	Mar. 26/83
amended.....		219/83	Apr. 30/83
amended.....		331/83	June 18/83
amended.....		494/83	Aug. 20/83
amended.....		229/84	Apr. 28/84
amended.....		507/84	Aug. 25/84
amended.....		14/85	Feb. 9/85
amended.....		217/85	June 1/85
amended.....		326/85	July 6/85
Rabbits and Squirrels.....		421/81	July 11/81
amended.....		171/82	Apr. 3/82
amended.....		150/83	Apr. 2/83
amended.....		213/85	June 1/85
amended.....		321/85	June 29/85
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amended.....		595/83	Oct. 15/83
Permit to Export Game.....	430		
Petroglyphs Provincial Park Hunting Area.....		646/81	Oct. 17/81
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Possession and Use of Fire-Arms in Darlington Provincial Park.....	432		
Reptiles.....		397/84	July 7/84
Sale of Bass and Trout and Fishing Preserves.....	433		
amended.....		755/84	Dec. 15/84
Snares.....		156/81	Apr. 4/81
Stag Island Hunting Area.....	434		
Tiny Marsh Hunting Area.....	435		
amended.....		520/85	Nov. 2/85

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Trap-Line Areas.....	436		
amended.....		338/82	June 12/82
amended.....		475/84	Aug. 18/84
Traps.....		673/82	Oct. 23/82
amended.....		377/83	July 9/83
amended.....		5/85	Jan. 26/85
amended.....		329/85	July 6/85
Traps - Order under Subsection 30(4) of the Act.....		155/81	Apr. 4/81
Waters Set Apart - Frogs.....	437		
Wildlife Management Units.....		155/82	Apr. 3/82
amended.....		685/82	Oct. 30/82
amended.....		509/84	Aug. 25/84
amended.....		325/85	July 6/85
amended.....		518/85	Nov. 2/85
Wolves and Black Bears in Captivity.....	438		
GASOLINE HANDLING ACT			
Gasoline Handling Code.....	439		
amended.....		136/81	March 28/81
amended.....		436/82	July 10/82
amended.....		561/83	Sept. 17/83
GASOLINE TAX ACT			
General.....	440		
amended.....		179/81	Apr. 11/81
amended.....		547/81	Sept. 5/81
amended.....		626/81	Oct. 10/81
amended.....		37/82	Feb. 13/82
amended.....		246/82	May 1/82
amended.....		269/82	May 8/82
amended.....		386/83	July 9/83
amended.....		509/83	July 27/83
amended.....		603/83	Oct. 15/83
amended.....		648/84	Oct. 27/84
amended.....		254/85	June 8/85
Taxable Prices and Tax on Gasoline and Aviation Fuel.....		441/81	July 11/81
amended.....		631/81	Oct. 10/81
amended.....		872/81	Jan. 16/82
amended.....		184/82	Apr. 10/82
amended.....		449/82	July 17/82
amended.....		639/82	Oct. 16/82
amended.....		842/82	Jan. 8/83
amended.....		186/83	Apr. 16/83
amended.....		412/83	July 16/83
amended.....		632/83	Oct. 15/83
amended.....		806/83	Jan. 14/84
amended.....		181/84	Apr. 14/84
amended.....		415/84	July 14/84

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<b>GENERAL SESSIONS ACT</b> (repealed by S.O. 1984, c. 11. s. 181; see now Courts of Justice Act, 1984)			
Sittings of the General Sessions of the Peace for the Judicial District of Haldimand..... (expired)		11/81	Jan. 31/81
Sittings of the General Sessions of the Peace for the County of Peterborough..... (expired)		340/81	June 6/81
Sittings of the General Sessions of the Peace for the Judicial District of Peel..... (expired)		341/81	June 6/81
Sittings of the General Sessions of the Peace for the Counties and Districts of Ontario..... (expired)		853/81	Jan. 9/82
Sittings of the General Sessions of the Peace for the District of Muskoka..... (expired)		385/82	June 19/82
Sittings of the General Sessions of the Peace for the Judicial District of Peel..... (expired)		386/82	June 19/82
Sittings of the General Sessions of the Peace for the County of Peterborough..... (expired)		423/82	July 3/82
Sittings of the General Sessions of the Peace for the Counties and Districts of Ontario..... (expired)		828/82	Jan. 8/83
Sittings of the General Sessions of the Peace for the Judicial District of Hamilton-Wentworth..... (expired)		27/83	Jan. 29/83
Sittings of the General Sessions of the Peace for the District of Kenora..... (expired)		174/83	Apr. 16/83
Sittings of the General Sessions of the Peace for the Judicial District of York..... (expired)		338/83	June 25/83
Sittings of the General Sessions of the Peace for the Judicial District of Peel..... (expired)		339/83	June 25/83

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Sittings of the General Sessions of the Peace for the District of Parry Sound..... (expired)		433/83	July 23/83
Sittings of the General Sessions of the Peace for the County of Perth..... (expired)		434/83	July 23/83
Sittings of the General Sessions of the Peace for the Districts and Counties of Ontario..... (expired)		764/83	Dec. 24/83
Sittings of the General Sessions of the Peace for the Counties of Peterborough, Prescott and Russell, Lambton and Wellington..... (expired)		16/84	Jan. 28/84
Sittings of the General Sessions of the Peace for the Judicial District of Peel..... (expired)		17/84	Jan. 28/84
Sittings of the General Sessions of the Peace for the County of Perth..... (expired)		373/84	June 30/84
Sittings of the General Sessions of the Peace for the County of Perth..... (expired)		678/84	Nov. 10/84
GENERAL WELFARE ASSISTANCE ACT			
Civil Legal Aid.....		829/82	Jan. 8/83
General.....	441		
amended.....		48/81	Feb. 21/81
amended.....		186/81	Apr. 11/81
amended.....		270/81	May 16/81
amended.....		480/81	Aug. 1/81
amended.....		697/81	Nov. 7/81
amended.....		722/81	Nov. 14/81
amended.....		68/82	Feb. 20/82
amended.....		312/82	May 22/82
amended.....		456/82	July 17/82
amended.....		548/82	Aug. 21/82
amended.....		655/82	Oct. 16/82
amended.....		656/82	Oct. 16/82
amended.....		722/82	Nov. 13/82
amended.....		728/82	Nov. 13/82
amended.....		786/82	Dec. 18/82
amended.....		69/83	Feb. 12/83
amended.....		277/83	May 21/83
amended.....		361/83	July 9/83
amended.....		463/83	Aug. 6/83
amended.....		558/83	Sept. 17/83
amended.....		649/83	Oct. 29/83

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amended.....		657/83	Oct. 29/83
amended.....		691/83	Nov. 12/83
amended.....		698/83	Nov. 19/83
amended.....		785/83	Jan. 7/84
amended.....		62/84	Feb. 18/84
amended.....		214/84	Apr. 28/84
amended.....		309/84	June 2/84
amended.....		402/84	July 14/84
amended.....		495/84	Aug. 18/84
amended.....		703/84	Nov. 17/84
amended.....		708/84	Nov. 17/84
amended.....		823/84	Jan. 19/85
amended.....		824/84	Jan. 19/85
amended.....		26/85	Feb. 9/85
amended.....		137/85	Apr. 20/85
amended.....		210/85	May 25/85
amended.....		399/85	Aug. 17/85
amended.....		552/85	Nov. 16/85
amended.....		677/85	Jan. 4/86
Indian Bands.....	442		
amended.....		122/82	Mar. 20/82
amended.....		572/82	Sept. 11/82
amended.....		822/84	Jan. 19/85
amended.....		352/85	July 6/85
GRAIN CORN MARKETING ACT, 1984			
Licence Fees.....		559/84	Sept. 8/84
GRAIN ELEVATOR STORAGE ACT (See now Grain Elevator Storage Act, 1983 S.O. 1983, c.40)			
General..... (revoked by 420/84)	443		
GRAIN ELEVATOR STORAGE ACT, 1983			
General.....		420/84	July 14/84
GUARANTEE COMPANIES SECURITIES ACT			
Approved Guarantee Companies.....	444		
amended.....		21/81	Feb. 14/81
amended.....		106/81	Mar. 14/81
amended.....		107/81	Mar. 14/81
amended.....		568/81	Sept. 12/81
amended.....		759/81	Nov. 28/81
amended.....		562/83	Sept. 17/83
amended.....		125/84	Mar. 17/84
amended.....		93/85	Mar. 9/85
amended.....		230/85	June 1/85
amended.....		404/85	Aug. 24/85
amended.....		536/85	Nov. 9/85



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## HEALING ARTS RADIATION PROTECTION ACT

Hospitals Prescribed For The Installation  
and Operation of Computerized Axial Tomography  
Scanners.....

344/84 June 16/84

X-Ray Safety Code.....  
amended.....

45/84 Feb. 11/84  
511/85 Oct. 26/85

## HEALTH DISCIPLINES ACT

Child Resistant Packages.....

445

Dental Hygienists.....  
amended.....

446

681/84 Nov. 10/84

Dentistry.....  
amended.....  
amended.....  
amended.....  
amended.....  
amended.....  
amended.....

447

71/81 Mar. 7/81  
194/81 Apr. 18/81  
504/81 Aug. 15/81  
720/83 Dec. 3/83  
682/84 Nov. 10/84  
581/85 Nov. 23/85

Medicine.....  
amended.....  
amended.....  
amended.....  
amended.....  
amended.....  
amended.....

448

205/82 Apr. 24/82  
823/82 Jan. 1/83  
851/82 Jan. 15/83  
112/83 Mar. 19/83  
192/84 Apr. 14/84  
344/85 July 6/85

Nursing.....  
amended.....  
amended.....  
amended.....  
amended.....  
amended.....

449

506/81 Aug. 15/81  
665/81 Oct. 24/81  
355/82 June 12/82  
588/83 Oct. 1/83  
144/85 Apr. 20/85

Optometry.....  
amended.....

450

478/82 July 31/82

Parcost C.D.I.....  
amended.....  
amended.....  
(revoked by 413/81)

18/81 Feb. 7/81  
44/81 Feb. 21/81  
210/81 Apr. 25/81

Parcost C.D.I.....  
amended.....  
(revoked by 829/81)

413/81 July 4/81  
640/81 Oct. 17/81

Parcost C.D.I.....  
(revoked by 425/82)

829/81 Dec. 26/81

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Parcost C.D.I.....		425/82	July 3/82
amended.....		613/82	Sept. 25/82
(revoked by 836/82)			
Parcost C.D.I.....		836/82	Jan. 8/83
amended.....		103/83	Mar. 12/83
(revoked by 427/83)			
Parcost C.D.I.....		427/83	July 16/83
(revoked by 107/84)			
Parcost C.D.I.....		107/84	Mar. 3/84
amended.....		172/84	Apr. 7/84
(revoked by 421/84)			
Parcost C.D.I.....		421/84	July 14/84
(revoked by 839/84)			
Parcost C.D.I.....		839/84	Jan. 19/85
amended.....		63/85	Feb. 23/85
Pharmacy.....	451		
amended.....		505/81	Aug. 15/81
amended.....		356/82	June 12/82
amended.....		835/82	Jan. 8/83
amended.....		422/84	July 14/84
amended.....		817/84	Jan. 19/85

## HEALTH INSURANCE ACT

General.....	452		
amended.....		36/81	Feb. 14/81
amended.....		37/81	Feb. 14/81
amended.....		38/81	Feb. 14/81
amended.....		61/81	Feb. 28/81
amended.....		120/81	Mar. 21/81
amended.....		121/81	Mar. 21/81
amended.....		122/81	Mar. 21/81
amended.....		139/81	Mar. 28/81
amended.....		168/81	Apr. 11/81
amended.....		231/81	May 2/81
amended.....		232/81	May 2/81
amended.....		253/81	May 16/81
amended.....		254/81	May 16/81
amended.....		298/81	May 23/81
amended.....		331/81	June 6/81
amended.....		332/81	June 6/81
amended.....		363/81	June 20/81
amended.....		395/81	June 27/81
amended.....		423/81	July 11/81
amended.....		459/81	July 25/81
amended.....		478/81	Aug. 1/81
amended.....		479/81	Aug. 1/81
amended.....		525/81	Aug. 22/81
amended.....		576/81	Sept. 12/81
amended.....		581/81	Sept. 12/81
amended.....		642/81	Oct. 17/81

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amended.....		685/81	Oct. 31/81
amended.....		742/81	Nov. 21/81
amended.....		743/81	Nov. 21/81
amended.....		751/81	Nov. 28/81
amended.....		794/81	Dec. 12/81
amended.....		810/81	Dec. 19/81
amended.....		12/82	Jan. 30/82
amended.....		53/82	Feb. 20/82
amended.....		82/82	Mar. 6/82
amended.....		83/82	Mar. 6/82
amended.....		235/82	May 1/82
amended.....		256/82	May 1/82
amended.....		260/82	May 8/82
amended.....		293/82	May 22/82
amended.....		294/82	May 22/82
amended.....		295/82	May 22/82
amended.....		335/82	June 5/82
amended.....		336/82	June 12/82
amended.....		337/82	June 12/82
amended.....		393/82	June 26/82
amended.....		412/82	July 3/82
amended.....		430/82	July 10/82
amended.....		431/82	July 10/82
amended.....		489/82	Aug. 7/82
amended.....		527/82	Aug. 21/82
amended.....		528/82	Aug. 21/82
amended.....		529/82	Aug. 21/82
amended.....		564/82	Sept. 4/82
amended.....		609/82	Sept. 25/82
amended.....		633/82	Oct. 9/82
amended.....		716/82	Nov. 13/82
amended.....		717/82	Nov. 13/82
amended.....		733/82	Nov. 20/82
amended.....		833/82	Jan. 8/83
amended.....		834/82	Jan. 8/83
amended.....		77/83	Feb. 19/83
amended.....		94/83	Feb. 26/83
amended.....		122/83	Mar. 26/83
amended.....		161/83	Apr. 9/83
amended.....		197/83	Apr. 16/83
amended.....		233/83	May 7/83
amended.....		242/83	May 14/83
amended.....		259/83	May 21/83
amended.....		281/83	May 28/83
amended.....		282/83	May 28/83
amended.....		285/83	May 28/83
amended.....		368/83	July 9/83
amended.....		458/83	Aug. 6/83
amended.....		460/83	Aug. 6/83
amended.....		497/83	Aug. 27/83
amended.....		540/83	Sept. 10/83
amended.....		651/83	Oct. 29/83
amended.....		704/83	Nov. 19/83
amended.....		721/83	Dec. 3/83
amended.....		789/83	Jan. 7/84
amended.....		808/83	Jan. 14/84
amended.....		3/84	Jan. 21/84

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amended.....		33/84	Feb. 11/84
amended.....		53/84	Feb. 18/84
amended.....		56/84	Feb. 18/84
amended.....		93/84	Mar. 3/84
amended.....		168/84	Mar. 31/84
amended.....		209/84	Apr. 28/84
amended.....		288/84	May 19/84
amended.....		290/84	May 19/84
amended.....		351/84	June 23/84
amended.....		386/84	July 7/84
amended.....		387/84	July 7/84
amended.....		388/84	July 7/84
amended.....		389/84	July 7/84
amended.....		390/84	July 7/84
amended.....		391/84	July 7/84
amended.....		478/84	Aug. 18/84
amended.....		479/84	Aug. 18/84
amended.....		480/84	Augs. 18/84
amended.....		518/84	Sept. 1/84
amended.....		548/84	Sept. 8/84
amended.....		610/84	Oct. 13/84
amended.....		611/84	Oct. 13/84
amended.....		615/84	Oct. 20/84
amended.....		637/84	Oct. 27/84
amended.....		638/84	Oct. 27/84
amended.....		662/84	Nov. 10/84
amended.....		663/84	Nov. 10/84
amended.....		717/84	Nov. 24/84
amended.....		751/84	Dec. 15/84
amended.....		752/84	Dec. 15/84
amended.....		799/84	Jan. 5/85
amended.....		826/84	Jan. 19/85
amended.....		827/84	Jan. 19/85
amended.....		828/84	Jan. 19/85
amended.....		829/84	Jan. 19/85
amended.....		18/85	Feb. 9/85
amended.....		19/85	Feb. 9/85
amended.....		20/85	Feb. 9/85
amended.....		60/85	Feb. 23/85
amended.....		145/85	Apr. 20/85
amended.....		206/85	May 25/85
amended.....		226/85	June 1/85
amended.....		274/85	June 15/85
amended.....		330/85	July 6/85
amended.....		345/85	July 6/85
amended.....		346/85	July 6/85
amended.....		347/85	July 6/85
amended.....		348/85	July 6/85
amended.....		408/85	Aug. 24/85
amended.....		515/85	Nov. 2/85
amended.....		535/85	Nov. 9/85
amended.....		565/85	Nov. 23/85
amended.....		697/85	Jan. 11/86
HEALTH PROTECTION AND PROMOTION ACT, 1983			
Areas Comprising Health Units.....		236/84	Apr. 28/84
amended.....		58/85	Feb. 16/85

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Camps in Unorganized Territory.....		193/84	Apr. 14/84
Capital Assistance Grants for Boards of Health.....		234/84	Apr. 28/84
Clinics for Sexually Transmitted Diseases.....		237/84	Apr. 28/84
Communicable Diseases - General.....		292/84	May 19/84
Designation of Communicable Diseases.....		161/84	Mar. 24/84
Designation of Municipal Members of Boards of Health.....		235/84	Apr. 28/84
amended.....		57/85	Feb. 16/85
Designation of Reportable Diseases.....		162/84	Mar. 24/84
Food Premises.....		243/84	May 5/84
Grants to Boards of Health.....		382/84	June 30/84
amended.....		636/84	Oct. 27/84
amended.....		257/85	June 8/85
Public Pools.....		381/84	June 30/84
amended.....		146/85	Apr. 20/85
Qualifications of Boards of Health Staff.....		164/84	Mar. 24/84
Rabies - Immunization.....		594/85	Dec. 7/85
Recreational Camps.....		242/84	May 5/84
Reports.....		490/85	Oct. 19/85
School Health Services and Programs.....		516/84	Aug. 25/84
Slaughterhouses and Meat Processing Plants....		293/84	May 19/84
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## HIGHWAY TRAFFIC ACT

Allowable Gross Weight for Designated Class of Vehicle.....	453		
Appeals.....	454		
amended.....		117/81	Mar. 14/81
Covering of Loads.....	455		
Dangerous Loads.....	456		
revoked.....		364/85	July 13/85
Demerit Point System.....	457		
(revoked by 359/81)			

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Demerit Point System.....		359/81	June 20/81
amended.....		360/81	June 20/81
amended.....		202/82	Apr. 24/82
amended.....		599/82	Sept. 18/82
amended.....		276/84	May 19/84
amended.....		633/84	Oct. 20/84
Designation of Highways.....	458		
Designation of Termination Date of Freeze-Up Periods under Subsection 102(2) of the Act.... (expired)		116/81	Mar. 14/81
Designation of Paved Shoulders on King's Highway.....	459		
amended.....		16/81	Feb. 7/81
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Driver Licence Examinations.....	461		
amended.....		729/82	Nov. 20/82
amended.....		275/84	May 19/84
amended.....		641/85	Dec. 28/85
Drivers' Licences.....	462		
amended.....		118/81	Mar. 14/81
amended.....		250/81	May 16/81
amended.....		361/81	June 20/81
amended.....		370/81	June 20/81
amended.....		371/81	June 20/81
amended.....		325/82	May 29/82
amended.....		357/82	June 12/82
amended.....		359/82	June 12/82
amended.....		543/82	Aug. 21/82
amended.....		597/82	Sept. 18/82
amended.....		743/82	Nov. 27/82
amended.....		121/84	Mar. 10/84
amended.....		277/84	May 19/84
amended.....		378/84	June 30/84
amended.....		488/84	Aug. 18/84
amended.....		725/84	Nov. 24/84
amended.....		267/85	June 15/85
amended.....		628/85	Dec. 14/85
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Driving Instructor's Licence.....	464		
amended.....		362/81	June 20/81
amended.....		376/84	June 30/84
Equipment.....	465		
amended.....		31/85	Feb. 9/85
Exemption from the Provisions of Section 7 of the Act - State of Alabama.....		230/84	Apr. 28/84

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California.....		268/85	June 15/85
Florida.....		741/83	Dec. 17/83
Georgia.....		689/83	Nov. 12/83
Iowa.....		679/84	Nov. 10/84
Louisiana.....		740/83	Dec. 17/83
Maine.....		588/84	Sept. 29/84
Maryland.....		743/83	Dec. 17/83
Massachusetts.....		169/84	Nov. 31/84
Mississippi.....		686/83	Nov. 12/83
Missouri.....		687/83	Nov. 12/83
Montana.....		532/84	Sept. 1/84
New Jersey.....		490/84	Aug. 18/84
North Carolina.....		688/83	Nov. 12/83
Oregon.....		30/85	Feb. 9/85
Rhode Island.....		587/84	Sept. 29/84
South Carolina.....		739/83	Dec. 17/83
Tennessee..... (revoked by 268/85)		425/83	July 16/83
Tennessee.....		742/83	Dec. 17/83
Texas.....		726/84	Nov. 24/84
Virginia.....		102/84	Mar. 3/84
West Virginia.....		646/83	Oct. 29/83
Wisconsin.....		659/84	Nov. 3/84

Exemption from the Provisions of  
Sections 7 and 10 of the Act

- States of the United States of America.....	466		
amended.....		643/81	Oct. 17/81
amended.....		415/82	July 3/82
amended.....		230/84	Apr. 28/84
amended.....		428/84	July 14/84
amended.....		490/84	Aug. 18/84
amended.....		532/84	Sept. 1/84
amended.....		588/84	Sept. 29/84
amended.....		659/84	Nov. 3/84
amended.....		679/84	Nov. 10/84

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amended.....		726/84	Nov. 24/84
amended.....		268/85	June 15/85
Exemption from the Provisions of Sections 7 and 10 of the Act - State of Illinois.....		661/82	Oct. 23/82
Maryland..... (revoked by 268/85)		658/82	Oct. 23/82
Michigan.....		678/81	Oct. 31/81
South Dakota.....		660/82	Oct. 23/82
Exemption from the Provisions of Subsection 68(1) of the Act - Province of Alberta.....	467		
State of New York.....		121/83	Mar. 19/83
Extending Validity of Driver's Licence..... (revoked by 549/81)		473/81	Aug. 1/81
Extending Validity of Driver's Licence..... (expired)		549/81	Sept. 5/81
Extending Validity of Motor Vehicle Permits..... (expired)		843/81	Jan. 2/82
Garage Licences.....	468		
amended.....		46/81	Feb. 21/81
amended.....		204/81	Apr. 18/81
amended.....		659/82	Oct. 23/82
General.....	469		
amended.....		45/81	Feb. 21/81
amended.....		95/81	Mar. 14/81
amended.....		193/81	Apr. 18/81
amended.....		248/81	May 16/81
amended.....		337/81	June 6/81
amended.....		460/81	July 25/81
amended.....		461/81	July 25/81
amended.....		664/81	Oct. 24/81
amended.....		791/81	Dec. 12/81
amended.....		792/81	Dec. 12/81
amended.....		801/81	Dec. 12/81
amended.....		358/82	June 12/82
amended.....		477/82	July 31/82
amended.....		542/82	Aug. 21/82
amended.....		744/82	Nov. 27/82
amended.....		49/84	Feb. 18/84
amended.....		489/84	Aug. 18/84
Gross Vehicle Weights.....	470		
Gross Weight on Bridges.....	471		



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Gross Weight on the Kabitotikwia River Bridge.....		491/84	Aug. 18/84
revoked.....		122/85	Mar. 30/85
Gross Weight on the Kaministikwia River Bridge.....		524/83	Sept. 3/83
Gross Weight on the Trout Lake River Bridge.....		300/82	May 22/82
revoked.....		390/82	June 19/82
Highway Closings.....	472		
Load Limits.....		98/81	Mar. 14/81
amended.....		99/81	Mar. 14/81
Load Limits on Local Roads Within Local Roads Areas.....	473		
amended.....		100/81	Mar. 14/81
Motor Vehicle Inspection Stations.....	474		
amended.....		508/81	Aug. 15/81
amended.....		60/82	Feb. 20/82
amended.....		525/84	Sept. 1/84
amended.....		820/84	Jan. 19/85
amended.....		449/85	Sept. 21/85
Notice to Have Motor Vehicle Examined and Tested.....	475		
(revoked by 61/82)			
Notice to Have Motor Vehicle Examined and Tested.....		61/82	Feb. 20/82
amended.....		350/83	June 25/83
Over-Dimensional Farm Vehicles.....	476		
amended.....		427/84	July 14/84
Parking.....	477		
amended.....		13/81	Feb. 7/81
amended.....		62/81	Feb. 28/81
amended.....		110/81	Mar. 14/81
amended.....		199/81	Apr. 18/81
amended.....		213/81	Apr. 25/81
amended.....		339/81	June 6/81
amended.....		445/81	July 18/81
amended.....		455/81	July 25/81
amended.....		529/81	Aug. 29/81
amended.....		661/81	Oct. 17/81
amended.....		717/81	Nov. 7/81
amended.....		790/81	Dec. 12/81
amended.....		803/81	Dec. 19/81
amended.....		856/81	Jan. 9/82
amended.....		14/82	Feb. 6/82
amended.....		123/82	Mar. 20/82
amended.....		228/82	May 1/82
amended.....		318/82	May 29/82

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amended.....		396/82	June 26/82
amended.....		502/82	Aug. 7/82
amended.....		644/82	Oct. 16/82
amended.....		801/82	Dec. 25/82
amended.....		31/83	Feb. 5/83
amended.....		131/83	Mar. 26/83
amended.....		189/83	Apr. 16/83
amended.....		228/83	May 7/83
amended.....		400/83	July 16/83
amended.....		457/83	Aug. 6/83
amended.....		661/83	Oct. 29/83
amended.....		682/83	Nov. 12/83
amended.....		4/84	Jan. 21/84
amended.....		177/84	Apr. 14/84
amended.....		435/84	July 21/84
amended.....		550/84	Sept. 1/84
amended.....		694/84	Nov. 17/84
amended.....		85/85	Mar. 9/85
amended.....		184/85	May 11/85
amended.....		214/85	June 1/85
amended.....		378/85	Aug. 3/85
amended.....		405/85	Aug. 24/85
amended.....		572/85	Nov. 23/85
amended.....		598/85	Dec. 14/85
Portable Lane Control Signal Systems.....	478		
Reciprocal Suspension of Licences.....	479		
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amended.....		535/81	Aug. 29/81
amended.....		17/82	Feb. 6/82
amended.....		804/83	Jan. 7/84
amended.....		87/85	Mar. 9/85
amended.....		193/85	May 11/85
amended.....		474/85	Oct. 5/85
Restricted Use of the King's Highway.....	481		
Safety Helmets.....	482		
amended.....		249/81	May 16/81
Safety Inspections.....	483		
amended.....		507/81	Aug. 15/81
amended.....		800/81	Dec. 12/81
amended.....		839/81	Jan. 2/82
amended.....		59/82	Feb. 20/82
amended.....		544/82	Aug. 21/82
amended.....		596/82	Sept. 18/82
amended.....		742/82	Nov. 27/82
amended.....		486/84	Aug. 18/84
amended.....		527/84	Sept. 1/84
amended.....		821/84	Jan. 19/85
School Buses.....	484		
amended.....		277/81	May 23/81

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amended.....		598/82	Sept. 18/82
amended.....		19/83	Jan. 29/83
amended.....		336/83	June 18/83
amended.....		487/84	Aug. 18/84
Seat Belt Assemblies.....	485		
amended.....		545/82	Aug. 21/82
amended.....		629/83	Oct. 15/83
Security of Loads.....		428/81	July 11/81
Signs.....	486		
amended.....		372/81	June 20/81
amended.....		802/81	Dec. 12/81
amended.....		414/82	July 3/82
amended.....		600/82	Sept. 18/82
amended.....		122/84	Mar. 10/84
amended.....		569/84	Sept. 15/84
Slow-Moving Vehicle Sign.....	487		
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Specifications and Standards for Trailer Couplings.....	489		
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amended.....		67/81	Mar. 7/81
amended.....		109/81	Mar. 14/81
amended.....		176/81	Apr. 11/81
amended.....		200/81	Apr. 18/81
amended.....		338/81	June 6/81
amended.....		453/81	July 18/81
amended.....		534/81	Aug. 29/81
amended.....		573/81	Sept. 12/81
amended.....		592/81	Sept. 19/81
amended.....		696/81	Nov. 7/81
amended.....		708/81	Nov. 7/81
amended.....		19/82	Feb. 6/82
amended.....		21/82	Feb. 6/82
amended.....		137/82	Mar. 20/82
amended.....		227/82	May 1/82
amended.....		321/82	May 29/82
amended.....		344/82	June 12/82
amended.....		365/82	June 12/82
amended.....		465/82	July 24/82
amended.....		623/82	Oct. 9/82
amended.....		657/82	Oct. 23/82
amended.....		677/82	Oct. 23/82
amended.....		698/82	Nov. 6/82
amended.....		758/82	Dec. 4/82
amended.....		800/82	Dec. 25/82
amended.....		827/82	Jan. 8/83
amended.....		97/83	Mar. 5/83
amended.....		190/83	Apr. 16/83
amended.....		191/83	Apr. 16/83
amended.....		235/83	May 7/83

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amended.....		280/83	May 28/83
amended.....		382/83	July 9/83
amended.....		399/83	July 16/83
amended.....		579/83	Oct. 1/83
amended.....		693/83	Nov. 19/83
amended.....		762/83	Dec. 24/83
amended.....		773/83	Dec. 31/83
amended.....		23/84	Feb. 4/84
amended.....		90/84	Mar. 3/84
amended.....		101/84	Mar. 3/84
amended.....		117/84	Mar. 10/84
amended.....		158/84	Mar. 24/84
amended.....		178/84	Apr. 14/84
amended.....		303/84	May 26/84
amended.....		374/84	June 30/84
amended.....		468/84	Aug. 11/84
amended.....		524/84	Sept. 1/84
amended.....		628/84	Oct. 20/84
amended.....		658/84	Nov. 3/84
amended.....		687/84	Nov. 17/84
amended.....		789/84	Dec. 29/84
amended.....		36/85	Feb. 9/85
amended.....		37/85	Feb. 9/85
amended.....		86/85	Mar. 9/85
amended.....		172/85	Apr. 27/85
amended.....		181/85	May 4/85
amended.....		188/85	May 11/85
amended.....		334/85	July 6/85
amended.....		382/85	Aug. 10/85
amended.....		403/85	Aug. 24/85
amended.....		406/85	Aug. 24/85
amended.....		414/85	Aug. 31/85
amended.....		592/85	Dec. 7/85
amended.....		593/85	Dec. 7/85
amended.....		597/85	Dec. 14/85
amended.....		626/85	Dec. 14/85
amended.....		627/85	Dec. 14/85
amended.....		678/85	Jan. 4/86
Speed Limits in Provincial Parks.....	491		
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Municipal Organization.....		708/83	Nov. 19/83
Stopping of Vehicles on Parts of the King's Highway.....	492		
amended.....		201/81	Apr. 18/81
amended.....		707/81	Nov. 7/81
amended.....		804/81	Dec. 19/81
amended.....		520/83	Aug. 27/83
amended.....		790/84	Dec. 29/84
Stop Signs at Intersections.....	493		
amended.....		132/81	Mar. 28/81
amended.....		456/81	July 25/81
amended.....		22/82	Feb. 6/82

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amended.....		119/82	Mar. 20/82
amended.....		319/82	May 29/82
amended.....		676/82	Oct. 23/82
amended.....		791/82	Dec. 18/82
amended.....		124/83	Mar. 26/83
amended.....		234/83	May 7/83
amended.....		696/83	Nov. 19/83
amended.....		523/84	Sept. 1/84
amended.....		791/84	Dec. 29/84
amended.....		192/85	May 11/85
Stop Signs in Territory Without Municipal Organization.....		574/81	Sept. 12/81
amended.....		680/81	Oct. 31/81
amended.....		18/82	Feb. 6/82
amended.....		320/82	May 22/82
amended.....		622/82	Oct. 9/82
amended.....		123/83	Mar. 26/83
amended.....		424/83	July 16/83
amended.....		456/83	Aug. 6/83
amended.....		642/83	Oct. 29/83
amended.....		429/84	July 14/84
amended.....		749/84	Dec. 8/84
amended.....		379/85	Aug. 3/85
amended.....		574/85	Nov. 23/85
amended.....		625/85	Dec. 14/85
Tire Standards and Specifications..... (revoked by 741/81)	494		
Tire Standards and Specifications.....		741/81	Nov. 21/81
amended.....		541/82	Aug. 21/82
amended.....		351/83	June 25/83
amended.....		253/84	May 12/84
amended.....		98/85	Mar. 16/85
Traffic Control Signal Systems.....		526/84	Sept. 1/84
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amended.....		601/81	Sept. 19/81
amended.....		16/82	Feb. 6/82
amended.....		229/83	May 7/83
amended.....		88/84	Mar. 3/84
Vehicle Permits.....		744/82	Nov. 27/82
amended.....		108/84	Mar. 3/84
amended.....		120/84	Mar. 10/84
amended.....		278/84	May 19/84
amended.....		377/84	June 30/84
amended.....		724/84	Nov. 24/84
amended.....		819/84	Jan. 19/85
amended.....		154/85	Apr. 20/85
amended.....		579/85	Nov. 23/85

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Physically Disabled Passengers.....		167/81	Apr.	11/81
amended.....		788/84	Dec.	29/84
amended.....		155/85	Apr.	20/85
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amended.....		203/81	Apr.	18/81
amended.....		602/81	Sept.	19/81
amended.....		679/81	Oct.	31/81
amended.....		15/82	Feb.	6/82
amended.....		73/82	Feb.	27/82
amended.....		458/82	July	17/82
amended.....		615/82	Oct.	2/82
amended.....		89/84	Mar.	3/84
amended.....		573/85	Nov.	23/85
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Municipal Organization.....		13/82	Feb.	6/82
amended.....		132/82	Mar.	20/82
amended.....		544/83	Sept.	10/83
amended.....		750/84	Dec.	15/84
amended.....		575/85	Nov.	23/85
amended.....		634/85	Dec.	21/85
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amended.....		334/81	June	6/81
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amended.....		236/81	May	2/81
amended.....		733/83	Dec.	10/83
amended.....		109/84	Mar.	10/84
amended.....		238/84	May	5/84
amended.....		105/85	Mar.	23/85
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General.....	500			
amended.....		821/81	Dec.	26/81
amended.....		732/83	Dec.	10/83
amended.....		499/84	Aug.	18/84
amended.....		707/84	Nov.	17/84
amended.....		49/85	Feb.	16/85
amended.....		503/85	Oct.	26/85
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General.....	501			
amended.....		171/81	Apr.	11/81
amended.....		666/81	Oct.	24/81

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amended.....		736/82	Nov. 20/82
amended.....		232/83	May 7/83
amended.....		664/84	Nov. 10/84
amended.....		273/85	June 15/85

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General.....	502		
amended.....		50/81	Feb. 21/81
amended.....		188/81	Apr. 11/81
amended.....		272/81	May 16/81
amended.....		377/81	June 20/81
amended.....		482/81	Aug. 1/81
amended.....		614/81	Oct. 3/81
amended.....		699/81	Nov. 7/81
amended.....		820/81	Dec. 26/81
amended.....		70/82	Feb. 20/82
amended.....		313/82	May 22/82
amended.....		457/82	July 17/82
amended.....		550/82	Aug. 21/82
amended.....		552/82	Aug. 21/82
amended.....		723/82	Nov. 13/82
amended.....		72/83	Feb. 12/83
amended.....		275/83	May 21/83
amended.....		464/83	Aug. 6/83
amended.....		581/83	Oct. 1/83
amended.....		608/83	Oct. 15/83
amended.....		630/83	Oct. 15/83
amended.....		650/83	Oct. 29/83
amended.....		699/83	Nov. 19/83
amended.....		731/83	Dec. 10/83
amended.....		765/83	Dec. 24/83
amended.....		55/84	Feb. 18/84
amended.....		64/84	Feb. 18/84
amended.....		311/84	June 2/84
amended.....		328/84	June 9/84
amended.....		497/84	Aug. 18/84
amended.....		705/84	Nov. 17/84
amended.....		28/85	Feb. 9/85
amended.....		208/85	May 25/85
amended.....		350/85	July 6/85
amended.....		401/85	Aug. 17/85
amended.....		504/85	Oct. 26/85
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amended.....		848/81	Jan. 9/82
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amended.....		33/85	Feb. 9/85
amended.....		133/85	Apr. 20/85
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amended.....		408/82	June 26/82
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Mr. A. Evans against The Lakehead  
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amended.....		740/82	Nov. 20/82
amended.....		790/82	Dec. 18/82
amended.....		6/83	Jan. 22/83
amended.....		8/83	Jan. 22/83
amended.....		84/83	Feb. 19/83
amended.....		176/83	Apr. 16/83
amended.....		177/83	Apr. 16/83
amended.....		665/83	Oct. 29/83
amended.....		666/83	Oct. 29/83
amended.....		667/83	Oct. 29/83
amended.....		668/83	Oct. 29/83
amended.....		669/83	Oct. 29/83
amended.....		233/84	Apr. 28/84
amended.....		247/84	May 12/84
amended.....		343/84	June 16/84
amended.....		434/84	July 21/84
amended.....		106/85	Mar. 23/85
amended.....		365/85	July 13/85
amended.....		369/85	July 20/85
amended.....		588/85	Dec. 7/85
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amended.....		9/81	Jan. 31/81
amended.....		849/81	Jan. 9/82
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amended.....		836/81	Jan. 2/82
amended.....		181/82	Apr. 10/82
amended.....		694/82	Nov. 6/82
amended.....		729/84	Dec. 1/84
amended.....		469/85	Oct. 5/85

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amended.....		103/84	Mar.	3/84
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amended.....		367/84	June	23/84
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amended.....		299/81	May	23/81
amended.....		489/81	Aug.	8/81
amended.....		668/81	Oct.	24/81
amended.....		686/81	Oct.	31/81
amended.....		793/81	Dec.	12/81
amended.....		54/82	Feb.	20/82
amended.....		234/82	May	1/82
amended.....		296/82	May	22/82
amended.....		530/82	Aug.	21/82
amended.....		608/82	Sept.	25/82
amended.....		734/82	Nov.	20/82
amended.....		78/83	Feb.	19/83
amended.....		258/83	May	21/83
amended.....		459/83	Aug.	6/83
amended.....		550/83	Sept.	10/83
amended.....		703/83	Nov.	19/83
amended.....		790/83	Jan.	7/84
amended.....		61/84	Feb.	18/84
amended.....		287/84	May	19/84
amended.....		481/84	Aug.	18/84
amended.....		564/84	Sept.	15/84
amended.....		718/84	Nov.	24/84
amended.....		21/85	Feb.	9/85
amended.....		205/85	May	25/85
amended.....		407/85	Aug.	24/85
amended.....		564/85	Nov.	23/85

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Asbestos.....		570/82	Sept. 4/82
amended.....		655/85	Jan. 4/86
Asbestos on Construction Projects and in Buildings and Repair Operations.....		654/85	Jan. 4/86
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Coke Oven Emissions.....		517/82	Aug. 14/82
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amended.....		190/84	Apr. 14/84
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amended.....		97/81	Mar.	14/81
amended.....		190/82	Apr.	10/82
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amended.....		206/84	Apr.	28/84
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General.....		47/84	Feb.	18/84
amended.....		426/84	July	14/84
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amended.....		330/81	June	6/81
amended.....		805/82	Dec.	25/82
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amended.....		816/84	Jan.	19/85
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Guaranteed Income Limit..... (revoked by 252/82)		865/81	Jan.	19/82
Guaranteed Income Limit..... (revoked by 480/82)		252/82	May	1/82
Guaranteed Income Limit..... (revoked by 687/82)		480/82	July	31/82
Guaranteed Income Limit..... (revoked by 62/83)		687/82	Oct.	30/82
Guaranteed Income Limit..... (revoked by 465/83)		62/83	Feb.	12/83
Guaranteed Income Limit..... (revoked by 759/83)		465/83	Aug.	6/83
Guaranteed Income Limit..... (revoked by 40/84)		759/83	Dec.	17/83
Guaranteed Income Limit..... (revoked by 264/84)		40/84	Feb.	11/84
Guaranteed Income Limit..... (revoked by 529/84)		264/84	May	12/84
Guaranteed Income Limit..... (revoked by 712/84)		529/84	Sept.	1/84
Guaranteed Income Limit..... (revoked by 769/84)		712/84	Nov.	17/84

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amended.....		224/83	Apr. 30/83
amended.....		417/84	July 14/84
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amended.....		330/82	June 5/82
amended.....		61/83	Feb. 12/83
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amended.....		641/81	Oct. 17/81
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amended.....		70/83	Feb. 12/83
amended.....		359/83	July 2/83
amended.....		349/84	June 16/84
amended.....		250/85	June 8/85
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amended.....		289/82	May 15/82
amended.....		120/83	Mar. 19/83
amended.....		78/84	Feb. 25/84
amended.....		677/84	Nov. 10/84
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amended.....		757/83	Dec. 17/83
amended.....		713/84	Nov. 17/84
General.....	731		
(revoked by 726/81)			
General.....		726/81	Nov. 14/81
(revoked by 635/82)			
General.....		635/82	Oct. 9/82
amended.....		393/83	July 9/83
amended.....		513/83	Aug. 27/83
(revoked by 695/83)			
General.....		695/83	Nov. 19/83
(revoked by 654/84)			
General.....		654/84	Nov. 3/84
amended.....		438/85	Sept. 21/85
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Fees.....	732		
amended.....		255/81	May 16/81
amended.....		784/81	Dec. 5/81
amended.....		726/82	Nov. 13/82
amended.....		287/83	May 28/83
amended.....		746/83	Dec. 17/83
amended.....		258/84	May 12/84
amended.....		836/84	Jan. 19/85
amended.....		216/85	June 1/85
amended.....		338/85	July 6/85
amended.....		398/85	Aug. 17/85
amended.....		635/85	Dec. 21/85
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amended.....		104/82	Mar. 6/82
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Determination of Apportionments and Levies, 1983.....		289/83	May 28/83
Determination of Apportionments and Levies, 1984.....		255/84	May 12/84
Determination of Apportionments and Levies, 1985.....		251/85	June 8/85
General..... (revoked by 578/81)	734		
General.....		578/81	Sept. 12/81
amended.....		105/82	Mar. 6/82
amended..... (revoked by 565/82)		413/82	July 3/82
General..... (revoked by 246/83)		565/82	Sept. 4/82
General..... (revoked by 453/84)		246/83	May 14/83
General..... (revoked by 339/85)		453/84	July 28/84
General.....		339/85	July 6/85
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amended.....		675/85	Jan. 4/86
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revoked.....		520/81	Aug. 22/81
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amended.....		160/82	Apr. 3/82
(revoked by 612/84)			
Wells.....		612/84	Oct. 13/84
amended.....		132/85	Apr. 13/85
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General.....		183/81	Apr. 11/81
(expired)			
General.....		195/82	Apr. 17/82
(expired)			
General.....		163/83	Apr. 9/83
(expired)			
General.....		256/84	May 12/84
(expired)			
General.....		176/85	May 4/85
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General.....	740		
amended.....		180/82	Apr. 10/82
amended.....		406/82	June 26/82
amended.....		639/83	Oct. 29/83
amended.....		745/83	Dec. 17/83
amended.....		283/84	May 19/84
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amended.....		401/84	July 7/84
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<u>(An asterisk (*) denotes that the Regulation has been amended prior to January 1, 1981 but the amendments are not shown.)</u>			
<u>(- for amendments to the end of 1980</u>			
<u>- see Table of Regulations published in</u>			
<u>The Ontario Gazette dated March 14, 1981 or</u>			
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Land Use Regulations -			
County of Halton (now The Regional Municipality of Halton), City of Burlington.....			
amended.....	#482/73 55/81	Feb.	21/81
amended.....	87/81	Mar.	14/81
amended.....	145/81	Mar.	28/81
amended.....	147/81	Apr.	4/81
amended.....	275/81	May	16/81
amended.....	420/81	July	11/81
amended.....	468/81	July	25/81
amended.....	544/81	Sept.	5/81
amended.....	604/81	Sept.	19/81
amended.....	605/81	Sept.	19/81
amended.....	724/81	Nov.	14/81
amended.....	725/81	Nov.	14/81
amended.....	826/81	Dec.	26/81
amended.....	25/82	Feb.	13/82
amended.....	32/82	Feb.	13/82
amended.....	482/82	July	31/82
amended.....	566/82	Sept.	4/82
amended.....	757/82	Dec.	4/82
amended.....	818/82	Jan.	1/83
amended.....	201/83	Apr.	23/83
amended.....	202/83	Apr.	23/83
amended.....	318/83	June	11/83
amended.....	346/83	June	25/83
amended.....	578/83	Oct.	1/83
amended.....	767/83	Dec.	24/83
amended.....	106/84	Mar.	3/84
amended.....	159/84	Mar.	24/84
amended.....	304/84	May	26/84
amended.....	341/84	June	16/84
amended.....	457/84	Aug.	4/84
amended.....	504/84	Aug.	25/84
amended.....	539/84	Sept.	8/84
amended.....	561/84	Sept.	15/84
amended.....	53/85	Feb.	16/85
amended.....	173/85	Apr.	27/85
amended.....	199/85	May	25/85
amended.....	428/85	Sept.	14/85
County of Halton (now The Regional Municipality of Halton), Town of Milton.....			
	#480/73		

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County of Halton (now part of the regional municipalities of Halton and Peel), Town of Oakville (now part of the towns of Halton Hills, Milton, Oakville and the City of Mississauga).....		*481/73	
amended.....	15/81	Feb.	7/81
amended.....	146/81	Apr.	4/81
amended.....	184/81	Apr.	11/81
amended.....	192/81	Apr.	18/81
amended.....	258/81	May	16/81
amended.....	265/81	May	16/81
amended.....	317/81	May	30/81
amended.....	386/81	June	27/81
amended.....	419/81	July	11/81
amended.....	449/81	July	18/81
amended.....	598/81	Sept.	19/81
amended.....	709/81	Nov.	7/81
amended.....	362/82	June	12/82
amended.....	377/82	June	19/82
amended.....	505/82	Aug.	7/82
amended.....	704/82	Nov.	6/82
amended.....	705/82	Nov.	6/82
amended.....	706/82	Nov.	6/82
amended.....	707/82	Nov.	6/82
amended.....	817/82	Jan.	1/83
amended.....	88/83	Feb.	26/83
amended.....	116/83	Mar.	19/83
amended.....	136/83	Mar.	26/83
amended.....	356/83	July	2/83
amended.....	363/83	July	9/83
amended.....	444/83	July	23/83
amended.....	471/83	Aug.	13/83
amended.....	635/83	Oct.	15/83
amended.....	715/83	Nov.	26/83
amended.....	232/84	Apr.	28/84
amended.....	305/84	May	26/84
amended.....	306/84	May	26/84
amended.....	586/84	Sept.	29/84
amended.....	643/84	Oct.	27/84
amended.....	690/84	Nov.	17/84
amended.....	341/85	July	6/85
amended.....	461/85	Sept.	28/85
amended.....	615/85	Dec.	14/85
County of Peel (now The Regional Municipality of Peel), Town of Mississauga (now part of the cities of Brampton and Mississauga).....		*479/73	
amended.....	60/81	Feb.	21/81
amended.....	198/81	Apr.	18/81
amended.....	240/81	May	9/81
amended.....	244/81	May	9/81
amended.....	245/81	May	9/81
amended.....	319/81	May	30/81
amended.....	329/81	June	6/81
amended.....	464/81	July	25/81
amended.....	537/81	Aug.	29/81

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amended.....		715/82	Nov. 13/82
amended.....		119/83	Mar. 19/83
amended.....		203/83	Apr. 23/83
amended.....		370/84	June 30/84
amended.....		772/84	Dec. 22/84
amended.....		383/85	Aug. 10/85
amended.....		617/85	Dec. 14/85
County of Peel (now The Regional Municipality of Peel), Township of Toronto Gore (now the City of Brampton).....		*476/73	
amended.....		763/81	Nov. 28/81
amended.....		33/82	Feb. 13/82
amended.....		726/83	Dec. 10/83
revoked.....		32/85	Feb. 9/85
County of Peel (now The Regional Municipality of Peel), Township of Chinguacousy (now the City of Brampton).....		*477/73	
amended.....		691/81	Nov. 7/81
County of Wentworth (now The Regional Municipality of Hamilton-Wentworth), Town of Dundas.....		*486/73	
amended.....		354/81	June 13/81
amended.....		1/82	Jan. 23/82
amended.....		693/82	Nov. 6/82
amended.....		26/83	Jan. 29/83
amended.....		728/83	Dec. 10/83
amended.....		432/84	July 21/84
amended.....		313/85	June 22/85
County of Wentworth (now The Regional Municipality of Hamilton-Wentworth), Township of East Flamborough (now the Township of Flamborough).....		*483/73	
amended.....		90/83	Feb. 26/83
amended.....		439/83	July 23/83
amended.....		787/84	Dec. 29/84
amended.....		197/85	May 18/85
County of Wentworth (now The Regional Municipality of Hamilton-Wentworth), Township of West Flamborough (now the Township of Flamborough).....		*484/73	
amended.....		483/82	July 31/82
amended.....		617/82	Oct. 2/82
amended.....		133/83	Mar. 26/83
amended.....		134/83	Mar. 26/83
amended.....		135/83	Mar. 26/83
amended.....		213/83	Apr. 30/83
amended.....		485/83	Aug. 20/83
amended.....		582/83	Oct. 1/83
amended.....		727/83	Dec. 10/83
amended.....		90/85	Mar. 9/85
amended.....		314/85	June 22/85
amended.....		528/85	Nov. 9/85

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Municipality of Metropolitan Toronto, Borough of Etobicoke (now the City of Etobicoke).....		#478/73	
amended.....	506/82	Aug.	7/82
amended.....	95/83	Mar.	5/83
amended.....	328/83	June	18/83
amended.....	523/83	Sept.	3/83
amended.....	655/84	Nov.	3/84
Regional Municipality of York, Town of Markham.....		#473/73	
amended.....	282/81	May	23/81
amended.....	443/81	July	11/81
amended.....	582/81	Sept.	12/81
amended.....	432/82	July	3/82
amended.....	437/82	July	10/82
amended.....	470/82	July	24/82
amended.....	513/82	Aug.	14/82
amended.....	593/82	Sept.	18/82
amended.....	317/83	June	11/83
amended.....	489/83	Aug.	20/83
amended.....	491/83	Aug.	20/83
amended.....	634/83	Oct.	10/83
amended.....	718/83	Dec.	3/83
amended.....	770/83	Dec.	24/83
amended.....	11/84	Jan.	28/84
amended.....	171/84	Apr.	7/84
amended.....	689/84	Nov.	17/84
amended.....	442/85	Sept.	21/85
amended.....	498/85	Oct.	26/85
amended.....	533/85	Nov.	9/85
amended.....	586/85	Nov.	30/85
amended.....	639/85	Dec.	21/85
Regional Municipality of York, Town of Richmond Hill.....		#474/73	
amended.....	508/82	Aug.	7/82
amended.....	472/84	Aug.	11/84
amended.....	521/84	Sept.	1/84
amended.....	472/85	Oct.	5/85
Regional Municipality of York, Town of Vaughan.....		#475/73	
amended.....	79/81	Mar.	7/81
amended.....	49/82	Feb.	20/82
amended.....	189/82	Apr.	10/82
amended.....	376/82	June	19/82
amended.....	387/82	June	19/82
amended.....	433/82	July	10/82
amended.....	434/82	July	10/82
amended.....	469/82	July	24/82
amended.....	507/82	Aug.	7/82

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amended.....		620/82	Oct.	9/82
amended.....		104/83	Mar.	12/83
amended.....		413/83	July	16/83
amended.....		546/83	Sept.	10/83
revoked.....		315/84	June	2/84
Parkway Belt Planning Area.....	744			
PARTNERSHIPS REGISTRATION ACT				
General.....	745			
amended.....		204/84	Apr.	14/84
PENSION BENEFITS ACT				
Exemption.....		166/81	Apr.	4/81
Exemption..... (revoked by 323/85)		315/82	May	22/82
Exemption.....		323/85	July	6/85
General.....	746			
amended.....		101/81	Mar.	14/81
amended.....		262/82	May	8/82
amended.....		500/83	Aug.	27/83
amended.....		73/84	Feb.	18/84
amended.....		620/84	Oct.	20/84
amended.....		680/85	Jan.	4/86
PERSONAL PROPERTY SECURITY ACT				
Branch Offices.....	747			
amended.....		616/84	Oct.	20/84
Fees Concerning Security Documents.....	748			
amended.....		137/84	Mar.	17/84
General.....	749			
amended.....		838/81	Jan.	2/82
Personal Property Security Assurance Fund.....	750			
PESTICIDES ACT				
General.....	751			
amended.....		252/81	May	16/81
amended.....		616/81	Oct.	3/81
amended.....		756/81	Nov.	28/81
amended.....		161/82	Apr.	3/82
amended.....		70/84	Feb.	18/84
amended.....		731/84	Dec.	1/84
amended.....		269/85	June	15/85
amended.....		545/85	Nov.	16/85
amended.....		562/85	Nov.	23/85



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PETROLEUM RESOURCES ACT			
Exploration, Drilling and Production.....	752		
amended.....		35/82	Feb. 13/82
Protection of Designated Gas Storage Areas....		666/85	Jan. 4/86
Spacing Units -			
Arthur Pool.....	753		
Clearville.....	754		
Colchester South.....	755		
Courtright Pool.....	756		
Coveny Pool.....	757		
Dawn 4-28-111 Pool.....	758		
Dawn and Sombra (Townships of).....	759		
Dover 7-5-V Pool.....		622/83	Oct. 15/83
Dover 1-II-V-E Pool.....		318/85	June 29/85
Duncannon Pool.....	760		
Egremont (Township of).....	761		
Ekfrid Pool.....	762		
General Dawn 5-27-111 Pool.....	763		
Gosfield South (Township of).....	764		
Hemlock Pool.....	765		
Innerkip East Pool.....	766		
Innerkip Pool.....	767		
Ladysmith Pool.....	768		
Malden (Township of).....	769		
Mersea 1-15-B Pool.....		584/84	Sept. 29/84
(revoked by 1/85)			
Mersea 1-15-B Pool.....		1/85	Jan. 26/85
Moore (Township of).....	770		
Osborne Pool.....	771		
Otter Creek East Pool.....	772		

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Otter Creek Pool.....	773		
Oxley Field.....	774		
Plympton 5-19-VI Pool.....	775		
Ruscom River Pool.....	776		
St. Patrick's Pool.....	777		
Terminus North Pool.....	778		
Townsend Pool.....	779		
Venison Creek Pool.....	780		
Verschoye West Pool.....	781		
Wilsonville Pool.....	782		
Wilsonville South Pool.....	783		
PITS AND QUARRIES CONTROL ACT			
General.....	784		
amended.....		157/81	Apr. 4/81
amended.....		323/81	May 30/81
amended.....		424/84	July 14/84
PLANNING ACT			
(see now <u>Planning Act, 1983</u> - S.O.1983, c.1)			
Delegation of Authority of Minister under Section 53 of the Planning Act			
- Condominium Plans.....		324/81	May 30/81
(revoked by 475/83)			
- Condominium Plans.....		147/83	Apr. 2/83
(revoked by 475/83)			
- Subdivision Plans.....		78/82	Mar. 6/82
(revoked by 476/83)			
NOTE: For Delegation of Authority Withdrawals see "Withdrawals of Delegation of Authority of Minister under....."			
Notice Requirements -			
Restricted Area By-Laws.....	785		
(revoked by 404/83)			
Order of the Minister under Section 30 of the Planning Act			
Town of Fort Erie in The Regional Municipality of Niagara, Lot 15 and			

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parts of lots 14 and 16, Plan Number 32.....		2/81	Jan. 24/81
City of London in the County of Middlesex, Lot 35, Plan Number 630.....		3/81	Jan. 24/81
Township of Aldborough in the County of Elgin, Lot 7, Concession XII, Plan Number D-320.....		8/81	Jan. 31/81
Township of Essa in the County of Simcoe, Lot 19, Concession IV, Plan Number 51R-478.....		12/81	Feb. 7/81
Town of Bracebridge in the District Municipality of Muskoka, Lot 20 in Concession IX, Plan Number BR-1624.....		17/81	Feb. 7/81
Town of Fort Erie in The Regional Municipality of Niagara, Lot 40, Plan Number 1088 and Lot 57, Plan Number 200.....		34/81	Feb. 14/81
Town of Blind River in the Territorial District of Algoma, Lot 376, Plan Number 487.....		54/81	Feb. 21/81
Town of Goderich in the County of Huron, lots 865 and 866, lots 888 and 889, Plan Number 7.....		74/81	Mar. 7/81
City of Hamilton in The Regional Municipality of Hamilton-Wentworth, lots 6, 7, 8 and part of Lot 9 Plan Number 62R-423.....		86/81	Mar. 14/81
Township of Bedford in the County of Frontenac, Lot 31, Concession VII, Plan Number R-95 .....		124/81	Mar. 21/81
Township of Paipoonge in the Territorial District of Thunder Bay, Lot 25, Concession III, Parcel 2094.....		189/81	Apr. 11/81
Township of Snowdon in the Provisional County of Haliburton, Plan Number 19R-538.....		211/81	Apr. 25/81
Town of Newcastle, formerly in the Township of Darlington, in the County of Durham, Lot 23, Concession III.....		234/81	May 2/81
Township of Dunwich in the County of Elgin, Lot 8, Concession VII.....		260/81	May 16/81

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Township of Rama in the County of Simcoe, formerly in the County of Ontario, Lot 19, Concession F..... (revoked by 486/81)		261/81	May 16/81
Township of Rama in the County of Simcoe, Lot 19, Concession F.....		262/81	May 16/81
Town of Wasaga Beach formerly in the Village of Wasaga Beach, in the County of Simcoe, Lot 2, Concession XV, Plan Number 815.....		263/81	May 16/81
Town of Wasaga Beach in the County of Simcoe, Plan Number 518942 and Plan Number 815.....		264/81	May 16/81
Township of Verulam in the County of Victoria, Lot 11, Concession IV, Plan Number RD60.....		351/81	June 13/81
Borough of York in The Municipality of Metropolitan Toronto, Parts of Lots 314 and 315, Plan Number 1813.....		356/81	June 13/81
Borough of York in The Municipality of Metropolitan Toronto, Parts of Lots 17 and 18, Plan Number 847.....		357/81	June 13/81
Township of Essa in the County of Simcoe, Part of the East Half of Lot 19, Concession IV, Plan Number 51R-478.....		391/81	June 27/81
Township of Wainfleet in The Regional Municipality of Niagara, formerly in the County of Welland, Parts of Lots 19 and 20, Concession III, Plan Number 778A.....		392/81	June 27/81
Town of Fort Erie in The Regional Municipality of Niagara, formerly in the County of Welland, Part of Block F, Corporation Plan No. 24, now known as Plan 525.....		393/81	June 27/81
Township of Amaranth in the County of Dufferin, Lot 1, Concession IX.....		403/81	July 4/81
Township of Carden in the County of Victoria, Lot 2, Concession IV, Plan Number 57R-228.....		411/81	July 4/81
Town of Fort Erie in The Regional Municipality of Niagara, formerly in the Township of Bertie in the			

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County of Welland, Lot 4, Cross Concession.....		450/81	July 18/81
City of Toronto in The Municipality of Metropolitan Toronto, Lot 1, Plan Number 128E.....		485/81	Aug. 8/81
Township of Rama in the County of Simcoe, formerly in the County of Ontario, Lot 19, Concession F.....		486/81	Aug. 8/81
City of Mississauga in The Regional Municipality of Peel, formerly in the Township of Toronto in the County of Peel, Lot 128, Plan Number 745.....		488/81	Aug. 8/81
Town of Wasaga Beach, formerly the Village of Wasaga Beach, in the County of Simcoe, Lot 5, Sixteenth Concession.....		528/81	Aug. 29/81
City of North York, formerly in the Borough of York, in The Municipality of Metropolitan Toronto, Plan Number 2056.....		542/81	Sept. 5/81
Town of East Gwillimbury in The Regional Municipality of York, Block E, Part I, Plan Number 402..... (revoked by 585/81)		577/81	Sept. 12/81
Town of East Gwillimbury in The Regional Municipality of York, Block E, Part I, Plan Number 402.....		585/81	Sept. 12/81
Town of Tay in the County of Simcoe, Lot 13, Plan Number 87 designated as Part 14, Plan Number 51R-1278.....		612/81	Oct. 3/81
City of Orillia, formerly in the Township of South Orillia, in the County of Simcoe, Lot 5, Concession IV, Parts 1, 2, 3 and 4 Plan Number 51R-1130.....		618/81	Oct. 10/81
Geographic Township of Casgrain in the Territorial District of Cochrane, Lot 25, Concession VII.....		632/81	Oct. 17/81
Township of Rama in the County of Simcoe, Lot 5, Concession L.....		674/81	Oct. 24/81
Township of Nottawasaga in the County of Simcoe, Lot 32, Concession IV and V.....		676/81	Oct. 31/81

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Town of Markham in The Regional Municipality of York, formerly in the Township of Markham in the County of York, Parcel 6-1, Section MA-2..... (revoked by 861/81)		677/81	Oct. 31/81
City of Toronto and partly in the Borough of York, formerly in the Township of York, Plan No. 1885.....		714/81	Nov. 7/81
Town of Fort Erie in The Regional Municipality of Niagara, formerly in the Township of Bertie in the County of Welland, Lot 2, Concession II.....		780/81	Dec. 5/81
Township of Tay in the County of Simcoe, Lot 14, Plan Number 87, Part 5, Plan Number 51R-1278.....		782/81	Dec. 5/81
Township of Mariposa in the County of Victoria, lots 7 and 8, Concession A, Part 54, Plan Number R.D. 187 and Lot 98, Plan Number 553.....		783/81	Dec. 5/81
Town of Wasaga Beach in the County of Simcoe, Lot 26, Plan Number 1576.....		797/81	Dec. 12/81
Town of Wasaga Beach, formerly in the Village of Wasaga Beach, in the County of Simcoe, part of Lot 6, Concession XVI, Plan Number 51R-553.....		840/81	Jan. 2/82
Town of Markham in The Regional Municipality of York, formerly in the Township of Markham in the County of York, Parcel 6-7 for Section MA-2.....		861/81	Jan. 9/82
Township of Lindsay in the County of Bruce, Lot 15, Concession VIII, Plan Number R-174.....		869/81	Jan. 16/82
Township of Emily in the County of Victoria, Lot 13, Concession I, Plan Number RD-44.....		6/82	Jan. 30/82
Township of Tay in the County of Simcoe, part of Lot 112, Concession II, Plan Number 51R-1231.....		51/82	Feb. 20/82
Geographic Township of Monteith in the Territorial District of Parry Sound, part of Lot 31, Concession VIII, Plan Number PSR 1700.....		64/82	Feb. 20/82

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Geographic Township of Monteith in the Territorial District of Parry Sound, part of Lot 31, Concession VIII, Plan Number PSR 1700.....		65/82	Feb. 20/82
Township of Tay in the County of Simcoe, part of Lot 13, Plan Number 51R-1278.....		80/82	Mar. 6/82
Township of Cardiff in the Provisional County of Haliburton, part of Lot 24, Concession VI.....		81/82	Mar. 6/82
Township of Bedford in the County of Frontenac, part of Lot 31, Concession VII.....		87/82	Mar. 6/82
City of North York in The Municipality of Metropolitan Toronto, part of Lot 64, Plan Number 7611.....		112/82	Mar. 13/82
City of North York in The Municipality of Metropolitan Toronto, Lot 65, Plan Number 7611.....		113/82	Mar. 13/82
Township of Uxbridge in The Regional Municipality of Durham in the County of Ontario, part of Lot 14, Concession VII, Plan Number 414.....		143/82	Mar. 27/82
Town of Wasaga Beach in the County of Simcoe, Lot 43, Plan Number 1700.....		163/82	Apr. 3/82
Township of Tay in the County of Simcoe, Lot 83, Concession 1, Plan Number 51R-10463..... (revoked by 453/82)		164/82	Apr. 3/82
Township of Scugog in The Regional Municipality of Durham, Lot 5, Concession X, Plan Number 40R-4747.....		175/82	Apr. 10/82
Township of Tay in the County of Simcoe, lots 13 and 14, Plan Number 51R-1278.....		192/82	Apr. 17/82
Township of Georgina in The Regional Municipality of York, Lot 11, Concession III, Plan Number 86766B.....		193/82	Apr. 17/82
City of Mississauga in The Regional Municipality of Peel, Lot 162, Plan Number 774.....		280/82	May 15/82

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City of Mississauga in The Regional Municipality of Peel, Lot 5, Concession I, Plan Number 43R-9820.....		292/82	May 22/82
Town of Wasaga Beach, County of Simcoe, Lot 6, Concession XVI, Plan Number RD469.....		301/82	May 22/82
Township of Smith in the County of Peterborough, Lot 27, Concession XIV, Plan Number 45R-4201.....		316/82	May 29/82
Town of Parry Sound, Territorial District of Parry Sound, Lots 114 and 115 on Westside of Highview Street, Plan Number 135.....		332/82	June 5/82
Township of Mariposa, County of Victoria, Lot 40, Plan Number 553.....		371/82	June 19/82
Township of Southwold, County of Elgin, Lot 45, Plan Number D-911.....		372/82	June 19/82
Township of Mariposa, County of Victoria, Part 19 on Reference Plan, Lot 40, Plan Number 553..... revoked.....		381/82 435/82	June 19/82 July 10/82
Township of Essa in the County of Simcoe, Lot 19 in Concession IV, Plan Number 478.....		402/82	June 26/82
Town of Wasaga Beach, formerly in the Township of Sunnidale, in the County of Simcoe, Lot 5, Concession XV, Plan Number 51R-1316.....		420/82	July 3/82
Township of Adelaide, County of Middlesex, Concession III, Lot 19, Plan Number 295.....		421/82	July 3/82
Township of Adelaide, County of Middlesex, Concession III, Lot 20, Plan Number 295.....		422/82	July 3/82
Township of Normandy, County of Grey, Lot 30, Concession XIII.....		427/82	July 3/82
Township of Beaucage in the Territorial District of Nipissing, Lot 12, Concession I, Plan Number P-2259.....		446/82	July 17/82
Township of Lindsay, County of Bruce, Lot 15, Concession VIII, Plan Number R-174.....		452/82	July 17/82



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Township of Tay, County of Simcoe, Lot 83, Concession I, Plan Number 51R-10463.....		453/82	July 17/82
Township of Leamington, County of Essex, Lot 10, Plan Number 198.....		461/82	July 24/82
Village of Elora, County of Wellington Wellington South (No.61), Plan Number 181.....		481/82	July 31/82
Township of London, County of Middlesex, Concession XI.....		493/82	Aug. 7/82
Township of Matchedash, County of Simcoe, Lot 20, Concession VIII.....		510/82	Aug. 14/82
Village of Elora, County of Wellington, Wellington South (No.61) as Number 181, Plan Number WGR-14.....		511/82	Aug. 14/82
Township of Himsworth South, District of Parry Sound, Lot 11, Concession XVII, Number PSR, Plan 290.....		512/82	Aug. 14/82
Township of Cardiff, Provisional County of Haliburton, Lot 24, Concession VI.....		578/82	Sept. 11/82
Town of Halton Hills, The Regional Municipality of Halton (formerly the Town of Acton in the County of Halton) Lot 40, Plan Number 772.....		603/82	Sept. 25/82
Township of West Lincoln, The Regional Municipality of Niagara (Formerly in the Township of Gainsborough, County of Lincoln) Lot 19, Concession IV.....		605/82	Sept. 25/82
Township of Cardiff, Provisional County of Haliburton, Lot 24, Concession VI.....		666/82	Oct. 23/82
Township of Innisfil, County of Simcoe, Lot 30, Concession XIII, Plan Number 660..... (revoked by 4/83)		675/82	Oct. 23/82
Township of Adjala in the County of Simcoe, Plan Number RD-622.....		691/82	Oct. 30/82
Township of Innisfil in the County of Simcoe, Lot 26, Concession XI.....		699/82	Nov. 6/82
Township of Bayham in the County of Elgin.....		735/82	Nov. 20/82

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Township of Essa in the County of Simcoe, Lot 19, Concession IV.....		756/82	Dec. 4/82
Township of Tudhope in the Territorial District of Timiskaming, Lot 11, Concession 1, Plan Number 54R-1327.....		759/82	Dec. 4/82
Township of Essa in the County of Simcoe, Lot 19, Concession IV, Plan Number 51R-11213.....		763/82	Dec. 4/82
Township of Lindsay in the County of Bruce, Lot 15, Concession VIII, Plan Number R-174.....		764/82	Dec. 4/82
Township of Cramahe in the County of Northumberland, Lots 14, 15 and 16 in Concession IV.....		788/82	Dec. 4/82
Township of Brant in the County of Bruce, Lot 30, Concession II.....		811/82	Jan. 1/83
Township of Innisfil in the County of Simcoe, Part of Broken, Lot 30, Concession XIII and Part of Lot 39 and Block G, Plan Number 660.....		4/83	Jan. 22/83
Town of Wasaga Beach (formerly in the township of Sunnidale) in the County Simcoe, Lot 6, Concession XVI, Plan Number 534.....		18/83	Jan. 29/83
Town of Rayside - Balfour in The Regional Municipality of Sudbury, Lot 1, Concession III, Plan Number 53R-3792.....		52/83	Feb. 5/83
Town of Lindsay, formerly in the Township of Ops, in the County of Victoria, east half of Lot 20 in Concession IV, Plan Number 97956; Lot 20, Concession IV, Plan Number 13415.....		59/83	Feb. 5/83
Town of Onaping Falls formerly in the Township of Dowling, in The Regional Municipality of Sudbury, Lot 10, Concession IV.....		89/83	Feb. 26/83
Town of Wasaga Beach, formerly in the Township of Nottawasaga, County of Simcoe, Lot 8, Plan Number 862.....		105/83	Mar. 12/83

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Town of Fort Erie in The Regional Municipality of Niagara, parts of Lots 13 and 14, Plan Number 328 for the Town of Fort Erie and Plan Number 2371 for the former Township of Bertie, now known as Plan Number 992.....		109/83	Mar. 12/83
City of Cornwall in the United Counties of Stormont, Dundas and Glengarry, Lot 7, Concession 1.....		110/83	Mar. 19/83
Township of Wolford in the United Counties of Leeds and Grenville, Lot 10, Concession II.....		111/83	Mar. 19/83
Township of Orillia in the County of Simcoe, Lot 2 Concession 1, Plan Number 478.....		115/83	Mar. 19/83
Township of Dack, in the Territorial District of Timiskaming, Parcel 17567, South Section Timiskaming.....		143/83	Mar. 26/83
Township of Tay in the County of Simcoe, part of Lot 13 Plan Number 51R-1278.....		181/83	Apr. 16/83
Town of Wasaga Beach in the County of Simcoe, Lot 40 Plan Number 1700.....		182/83	Apr. 16/83
Township of Croft in the Territorial District of Parry Sound, Lots 21 and 22, Concession III, Plan Number P5R 1904.....		207/83	Apr. 23/83
City of Mississauga in The Regional Municipality of Peel, formerly in the Township of Toronto in the County of Peel, part of Lot 125 Plan Number 774.....		216/83	Apr. 30/83
Township of Hagerman in the Territorial District of Parry Sound, parts of Lots 28, 29 and 30 in Concession VII Plan Number 260.....		217/83	Apr. 30/83
Town of Fort Erie in The Regional Municipality of Niagara, formerly in the Village of Crystal Beach in the			

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County of Welland, part of Block P Plan Number 544.....		243/83	May 14/83
Township of Evanturel in the Territorial District of Timiskaming, part of the south half of Lot 7 in Concession I.....		249/83	May 14/83
Townships of Belmont and Methuen, formerly in the Township of Methuen, in the County of Peterborough, parts of Lot 30 in Concession IX.....		315/83	June 11/83
Township of Mariposa in the County of Victoria, part of Lot 1 in Concession C, part 6 Number R.D. 200 Lot 11 Number 547.....		327/83	June 18/83
Township of Howard in the County of Kent, half Lot 93, Number 219087.....		329/83	June 18/83
Township of Mariposa in the County of Victoria part of Lot 8 in Concession A Number R.D. 187.....		352/83	June 25/83
Town of Goderich in the County of Huron West half of Lot 376 Plan Number 457.....		357/83	July 2/83
Town of Huntsville in the District Municipality of Muskoka, formerly in the Township of Chaffey in the District of Muskoka, Part of Lot 11, Concession III Township of Chaffey Part 18, Plan Number BR-1048.....		420/83	July 16/83
Town of Aylmer in the County of Elgin Lots 1, 2, 3, 4 and 5 of Plan 301.....		421/83	July 16/83
Town of Rayside-Balfour in The Regional Municipality of Sudbury, part of Lot 1 in Concession III, Plan Number 53R-3792.....		467/83	Aug. 6/83
Town of Rayside-Balfour in The Regional Municipality of Sudbury, part of Lot 1 in Concession III, Plan Number 53R-3792.....		468/83	Aug. 6/83
Township of Fenelon in the County of Victoria part of Lot 30 in Concession VII.....		472/83	Aug. 13/83

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Township of Georgina, in The Regional Municipality of York, formerly in the County of York, part of Lot Numbers 22 and 23 in Concession 1.....		518/83	Aug. 27/83
City of Mississauga in The Regional Municipality of Peel (formerly in the Township of Toronto, in the County of Peel) part of Block B, Plan Number 680.....		519/83	Aug. 27/83
(An asterisk (*) denotes that the Regulation has been amended prior to January 1, 1981 but the amendments are not shown.) (- for amendments to the end of 1980 - see Table of Regulations published in The Ontario Gazette dated March 14, 1981 or in the Statutes of Ontario, 1980.)			
Restricted Areas - (now zoning)			
County of Brant,			
Township of Brantford.....		*295/74	
Township of Brantford (revoking Reg.).....		695/82	Nov. 6/82
County of Bruce,			
Township of Brant (revoking Reg.).....		747/82	Nov. 27/82
Township of Carrick.....		*274/74	
amended.....		358/83	July 2/83
Township of Huron (revoking Reg.).....		746/82	Nov. 27/82
Town of Kincardine (revoking Reg.).....		748/82	Nov. 27/82
County of Elgin,			
Township of Bayham (*284/74)			
amended.....		738/81	Nov. 21/81
revoked.....		799/82	Dec. 25/82
Township of Malahide (revoking Reg.)...		588/82	Sept. 18/82
County of Essex,			
Township of Colchester South (revoking Reg.).....		176/82	Apr. 10/82
Township of Mersea (revoking Reg.).....		632/82	Oct. 9/82
Township of Tilbury North.....		*674 of R.R.O.	1970
amended.....		701/83	Nov. 19/83
County of Frontenac,			
Township of Bedford (revoking Reg.)....		159/81	Apr. 4/81
County of Grey,			
Township of Glenelg.....		*294/74	

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County of Haliburton, Township of Cardiff (revoking Reg.)....		604/82	Sept. 25/82
County of Hastings, Township of Sidney (revoking Reg.).....		305/82	May 22/82
Township of Thurlow.....	*318/74		
amended.....	218/83	Apr.	30/83
amended.....	593/84	Oct.	6/84
County of Huron, Township of East Wawanosh (revoking Reg.).....		238/82	May 1/82
Township of Hay (revoking Reg.).....		241/82	May 1/82
Township of Morris (revoking Reg.).....		239/82	May 1/82
Township of Stephen.....	*289/74		
amended.....	410/81	July	4/81
Township of Turnberry (revoking Reg.).....		240/82	May 1/82
Township of Usborne.....	*287/74		
County of Kent, Township of Camden (revoking Reg.).....		214/82	Apr. 24/82
Township of Chatham (*10/73) amended.....	752/81	Nov.	28/81
amended.....	809/81	Dec.	19/81
amended.....	587/82	Sept.	18/82
revoked.....	642/82	Oct.	16/82
Township of Harwich.....		69/81	Mar. 7/81
Township of Raleigh (revoking Reg.)....		68/81	Mar. 7/81
Township of Raleigh.....		70/81	Mar. 7/81
County of Lambton, Township of Bosanquet (revoking Reg.).....		100/82	Mar. 6/82
Township of Moore.....	250/83	May	14/83
(revoking Reg.).....	211/85	June	1/85
Township of Warwick.....	*281/74		
amended.....	851/81	Jan.	9/82
County of Lanark, Township of Drummond (revoking Reg.).....		531/81	Aug. 29/81
County of Leeds and Grenville, Township of Front of Leeds and Lansdowne (revoking Reg.).....		547/82	Aug. 21/82

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Township of Oxford (on Rideau).....		372/77	
amended.....		22/81	Feb. 14/81
Township of South Elmsley.....		*310/74	
Township of South Gower.....		371/77	
County of Northumberland, Township of Murray (revoking Reg.).....		862/81	Jan. 16/82
County of Ontario (now The Regional Municipality of Durham), Township of Pickering (now the Town of Pickering).....		*102/72	
amended.....	208/81		Apr. 18/81
amended.....	209/81		Apr. 25/81
amended.....	833/81		Jan. 2/82
amended.....	852/81		Jan. 9/82
amended.....	165/82		Apr. 3/82
amended.....	492/82		Aug. 7/82
amended.....	64/83		Feb. 12/83
amended.....	93/83		Feb. 26/83
amended.....	194/83		Apr. 16/83
amended.....	283/83		May 28/83
amended.....	291/83		May 28/83
amended.....	310/83		June 4/83
amended.....	311/83		June 4/83
amended.....	469/83		Aug. 6/83
amended.....	114/84		Mar. 10/84
amended.....	608/84		Oct. 13/84
amended.....	66/85		Feb. 23/85
amended.....	67/85		Feb. 23/85
amended.....	202/85		May 25/85
amended.....	372/85		July 27/85
amended.....	390/85		Aug. 17/85
amended.....	393/85		Aug. 17/85
amended.....	468/85		Oct. 5/85
amended.....	522/85		Nov. 2/85
Township of Uxbridge.....		*103/72	
amended.....	538/81		Aug. 29/81
amended.....	426/82		July 3/82
amended.....	584/83		Oct. 1/83
revoked.....	506/84		Aug. 25/84
County of Oxford, Township of Tillsonburg.....		*347/74	
County of Perth, Township of Elma (revoking Reg.).....		182/82	Apr. 10/82
Township of Wallace (revoking Reg.)....		183/82	Apr. 10/82
County of Peterborough, Township of North Monaghan.....		377/77	

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Township of Smith.....		720/79	
amended.....		319/85	June 29/85
revoked.....		590/85	Dec. 7/85
Township of Smith.....		879/79	
amended.....		320/85	June 29/85
revoked.....		589/85	Dec. 7/85
County of Prescott and Russell, Township of West Hawkesbury.....		*321/74	
revoked .....		721/84	Nov. 24/84
County of Prince Edward, Township of North Marysburgh (revoking Reg.).....		812/81	Dec. 19/81
Township of Sophiasburgh (revoking Reg.).....		696/82	Nov. 6/82
County of Renfrew, Township of Admaston.....		*316/74	
Township of Alice and Fraser.....		*314/74	
Township of Horton.....		*317/74	
revoked.....		520/84	Sept. 1/84
Township of McNab.....		*311/74	
amended.....		437/81	July 11/81
Township of Pembroke.....		*315/74	
revoked.....		519/84	Sept. 1/84
Township of Rolph, Buchanan, Wylie and McKay.....		*312/74	
Township of Stafford (revoking Reg.)...		697/82	Nov. 6/82
County of Simcoe, Township of Essa.....		*299/74	
Township of Innisfil.....		1034/80	
amended.....		20/82	Feb. 6/82
amended.....		5/84	Jan. 21/84
revoked.....		425/85	Sept. 14/85
Township of Innisfil.....		675/81	Oct. 24/81
amended.....		438/82	July 10/82
amended.....		621/82	Oct. 9/82
amended.....		719/82	Nov. 13/82
amended.....		284/83	May 28/83
amended.....		319/83	June 11/83
amended.....		498/83	Aug. 20/83
amended.....		786/83	Jan. 7/84
amended.....		39/84	Feb. 11/84
amended.....		76/84	Feb. 25/84
amended.....		673/84	Nov. 10/84



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amended.....		740/84	Dec. 8/84
amended.....		25/85	Feb. 9/85
amended.....		340/85	July 6/85
amended.....		377/85	Aug. 3/85
revoked.....		415/85	Aug. 31/85
Township of Nottawasaga.....	*675 of R.R.O.	1970	
amended.....		185/81	Apr. 11/81
amended.....		237/81	May 2/81
amended.....		366/81	June 20/81
amended.....		367/81	June 20/81
amended.....		474/81	Aug. 1/81
amended.....		518/81	Aug. 22/81
amended.....		545/81	Sept. 5/81
amended.....		624/81	Oct. 10/81
amended.....		684/81	Oct. 31/81
amended.....		878/81	Jan. 16/82
amended.....		56/82	Feb. 20/82
amended.....		101/82	Mar. 6/82
amended.....		142/82	Mar. 27/82
amended.....		373/82	June 19/82
amended.....		378/82	June 19/82
amended.....		395/82	June 26/82
amended.....		462/82	July 24/82
amended.....		509/82	Aug. 14/82
amended.....		557/82	Aug. 28/82
amended.....		585/82	Sept. 18/82
amended.....		586/82	Sept. 18/82
amended.....		631/82	Oct. 9/82
amended.....		662/82	Oct. 23/82
amended.....		703/82	Nov. 6/82
amended.....		65/83	Feb. 12/83
amended.....		117/83	Mar. 19/83
amended.....		262/83	May 21/83
amended.....		312/83	June 4/83
amended.....		313/83	June 4/83
amended.....		354/83	July 2/83
amended.....		390/83	July 9/83
amended.....		391/83	July 9/83
amended.....		449/83	July 30/83
amended.....		534/83	Sept. 10/83
amended.....		535/83	Sept. 10/83
amended.....		536/83	Sept. 10/83
amended.....		537/83	Sept. 10/83
amended.....		574/83	Sept. 24/83
amended.....		694/83	Nov. 19/83
amended.....		111/84	Mar. 10/84
amended.....		118/84	Mar. 10/84
amended.....		119/84	Mar. 10/84
amended.....		213/84	Apr. 28/84
amended.....		330/84	June 9/84
amended.....		336/84	June 9/84
amended.....		483/84	Aug. 18/84
amended.....		484/84	Aug. 18/84
amended.....		485/84	Aug. 18/84
amended.....		505/84	Aug. 25/84
amended.....		609/84	Oct. 13/84

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amended.....	646/84	Oct.	27/84
amended.....	672/84	Nov.	10/84
amended.....	727/84	Nov.	24/84
amended.....	793/84	Dec.	29/84
amended.....	800/84	Jan.	5/85
amended.....	16/85	Feb.	9/85
amended.....	141/85	Apr.	20/85
amended.....	175/85	May	4/85
amended.....	195/85	May	18/85
amended.....	200/85	May	25/85
amended.....	244/85	June	8/85
amended.....	368/85	July	20/85
amended.....	384/85	Aug.	10/85
amended.....	385/85	Aug.	10/85
amended.....	392/85	Aug.	17/85
amended.....	455/85	Sept.	28/85
amended.....	456/85	Sept.	28/85
amended.....	457/85	Sept.	28/85
amended.....	485/85	Oct.	19/85
amended.....	486/85	Oct.	19/85
amended.....	587/85	Nov.	30/85
Township of Nottawasaga.....	302/82	May	22/82
Township of Tay (revoking Reg.).....	148/81	Apr.	4/81
Township of Tecumseth.....	*300/74		
amended.....	616/82	Oct.	2/82
revoked.....	314/84	June	2/84
Township of Tiny.....	190/81	Apr.	11/81
amended.....	728/84	Dec.	1/84
revoked.....	126/85	Apr.	13/85
Township of Vespra.....	*62/73		
amended.....	202/81	Apr.	18/81
amended.....	274/81	May	16/81
amended.....	307/81	May	23/81
amended.....	491/81	Aug.	8/81
amended.....	492/81	Aug.	8/81
amended.....	519/81	Aug.	22/81
amended.....	374/82	June	19/82
amended.....	375/82	June	19/82
amended.....	765/82	Dec.	4/82
amended.....	5/83	Jan.	22/83
amended.....	761/83	Dec.	17/83
amended.....	771/83	Dec.	24/83
amended.....	528/84	Sept.	1/84
amended.....	770/84	Dec.	22/84
amended.....	771/84	Dec.	22/84
amended.....	125/85	Apr.	13/85
amended.....	196/85	May	18/85
amended.....	387/85	Aug.	10/85
amended.....	643/85	Dec.	28/85
County of Victoria, Township of Ops (revoking Reg.).....	715/81	Nov.	7/81

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District of Algoma,			
Geographic townships of Cobden,			
Striker, Scarfe and Mack.....	409/82	June	26/82
amended.....	332/83	June	18/83
amended.....	376/85	Aug.	3/85
Geographic townships of Lewis,			
Long, Shedden, Spragge and Striker.....	*662 of R.R.O.	1970	
amended.....	370/82	June	12/82
amended.....	409/82	June	26/82
revoked.....	299/84	May	26/84
Geographic Township of West.....	182/81	Apr.	11/81
amended.....	308/81	May	30/81
amended.....	395/85	Aug.	17/85
Sault Ste. Marie North Planning Area...	279/80		
amended.....	161/81	Apr.	4/81
amended.....	281/81	May	23/81
amended.....	380/81	June	20/81
amended.....	497/81	Aug.	15/81
amended.....	716/81	Nov.	7/81
amended.....	863/81	Jan.	16/82
amended.....	2/82	Jan.	23/82
amended.....	63/82	Feb.	20/82
amended.....	159/82	Apr.	3/82
amended.....	266/82	May	8/82
amended.....	333/82	June	5/82
amended.....	514/82	Aug.	14/82
amended.....	583/82	Sept.	11/82
amended.....	118/83	Mar.	19/83
amended.....	139/83	Mar.	26/83
amended.....	204/83	Apr.	23/83
amended.....	529/83	Sept.	3/83
amended.....	548/83	Sept.	10/83
amended.....	593/83	Oct.	15/83
amended.....	50/84	Feb.	18/84
amended.....	51/84	Feb.	18/84
amended.....	92/84	Mar.	3/84
amended.....	268/84	May	12/84
amended.....	269/84	May	12/84
amended.....	537/84	Sept.	8/84
amended.....	762/84	Dec.	15/84
amended.....	416/85	Aug.	31/85
amended.....	659/85	Jan.	4/86
District of Cochrane,			
Town of Kapuskasing.....	*669 of R.R.O.	1970	
revoked.....	469/84	Aug.	11/84
Town of Kapuskasing.....	172/75		
revoked.....	477/84	Aug.	18/84
Township of Glackmeyer.....	*271/74		
Geographic townships of Casgrain, Hanlan, Kendall, Lowther and Way.....	*493/78		

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amended.....		63/81	Feb. 28/81
amended.....		486/82	July 31/82
amended.....		230/83	May 7/83
amended.....		326/83	June 18/83
amended.....		281/84	May 19/84
amended.....		337/84	June 16/84
amended.....		631/84	Oct. 20/84
amended.....		741/84	Dec. 8/84
amended.....		78/85	Mar. 2/85
amended.....		91/85	Mar. 9/85
amended.....		162/85	Apr. 20/85
amended.....		245/85	June 8/85
amended.....		479/85	Oct. 12/85
amended.....		667/85	Jan. 4/86
amended.....		700/85	Jan. 18/86
Geographic townships of O'Brien, Owen and Teetzel.....		423/78	
Sunday Lake Area and Lower Detour Lake Area.....		280/81	May 23/81
District of Kenora, Geographic Township of Baird..... (revoked by 85/84)		12/78	
Geographic Township of Baird.....		162/82	Apr. 3/82
Geographic townships of Brownridge, Ewart, Glass, Kirkup and Pelican.....		482/71	
Geographic Township of Forgie.....		798/81	Dec. 12/81
Geographic Township of Pellatt.....		783/82	Dec. 18/82
Geographic Township of Pettypiece.....		177/80	
Geographic Township of Van Horne..... revoked.....		343/82 110/84	June 12/82 Mar. 10/84
Geographic Township of Wainwright.....		797/79	
Geographic Township of Wainwright.....		326/81	May 30/81
Territorial District of Kenora (Part of Summer Resort Location L.K. 324 - Parcel 15400 - District of Kenora Freehold).....		327/81	May 30/81
Territorial District of Kenora..... amended.....		718/82 470/84	Nov. 13/82 Aug. 11/84
District of Manitoulin, Geographic townships of Campbell, Dawson, Mills and Robinson (*153/74) amended..... amended.....		144/81 158/81	Mar. 28/81 Apr. 4/81

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amended.....		435/81	July 11/81
amended.....		530/81	Aug. 29/81
(revoked by 672/81)			
District of Manitoulin, Geographic townships of Campbell, Dawson, Mills and Robinson.....		672/81	Oct. 24/81
amended.....		206/82	Apr. 24/82
amended.....		267/82	May 8/82
amended.....		369/82	June 12/82
amended.....		444/82	July 17/82
amended.....		610/82	Sept. 25/82
amended.....		205/83	Apr. 23/83
amended.....		206/83	Apr. 23/83
amended.....		652/83	Oct. 29/83
amended.....		692/83	Nov. 12/83
amended.....		717/83	Dec. 3/83
amended.....		14/84	Jan. 28/84
amended.....		562/84	Sept. 15/84
amended.....		99/85	Mar. 16/85
amended.....		183/85	May 4/85
amended.....		423/85	Sept. 7/85
amended.....		591/85	Dec. 7/85
District of Nipissing, Geographic townships of Askin, Gladman, Joan and Macpherson.....		486/71	
Geographic Township of Phyllis.....		811/81	Dec. 19/81
Geographic Township of Strathly.....	*666 of R.R.O.	1970	
revoked.....	813/84	Jan.	5/85
part of the District.....	*540/74		
(see Schedule to the Regulation)			
amended.....		35/81	Feb. 14/81
amended.....		75/81	Mar. 7/81
amended.....		397/81	June 27/81
amended.....		457/81	July 25/81
amended.....		562/81	Sept. 12/81
amended.....		563/81	Sept. 12/81
amended.....		564/81	Sept. 12/81
amended.....		673/81	Oct. 24/81
amended.....		740/81	Nov. 21/81
amended.....		745/81	Nov. 28/81
amended.....		758/81	Nov. 28/81
amended.....		830/81	Dec. 26/81
amended.....		831/81	Dec. 26/81
amended.....		57/82	Feb. 20/82
amended.....		149/82	Apr. 3/82
amended.....		209/82	Apr. 24/82
amended.....		210/82	Apr. 24/82
amended.....		334/82	June 5/82
amended.....		361/82	June 12/82
amended.....		383/82	June 19/82
amended.....		463/82	July 24/82
amended.....		464/82	July 24/82
amended.....		485/82	July 31/82

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amended.....		500/82	Aug. 7/82
amended.....		581/82	Sept. 11/82
amended.....		582/82	Sept. 11/82
amended.....		678/82	Oct. 23/82
amended.....		702/82	Nov. 6/82
amended.....		708/82	Nov. 13/82
amended.....		777/82	Dec. 11/82
amended.....		846/82	Jan. 8/83
amended.....		337/83	June 25/83
amended.....		680/83	Nov. 12/83
amended.....		712/83	Nov. 26/83
amended.....		775/83	Dec. 31/83
amended.....		776/83	Dec. 31/83
amended.....		777/83	Dec. 31/83
amended.....		1/84	Jan. 21/84
amended.....		224/84	Apr. 28/84
amended.....		331/84	June 9/84
amended.....		400/84	July 7/84
amended.....		436/84	July 21/84
amended.....		437/84	July 21/84
amended.....		553/84	Sept. 8/84
amended.....		594/84	Oct. 6/84
amended.....		595/84	Oct. 6/84
amended.....		596/84	Oct. 6/84
amended.....		597/84	Oct. 6/84
amended.....		742/84	Dec. 8/84
amended.....		744/84	Dec. 8/84
amended.....		757/84	Dec. 15/84
amended.....		774/84	Dec. 22/84
amended.....		798/84	Jan. 5/85
(revoked by 40/85)			
Township of Temagami.....	*667 of R.R.O.	1970	
amended.....		561/81	Sept. 12/81
amended.....		454/82	July 17/82
amended.....		535/82	Aug. 21/82
amended.....		17/83	Jan. 22/83
revoked.....		583/84	Sept. 29/84
District of Parry Sound, Geographic Township of Croft.....		153/80	
Geographic Township of Croft.....		1110/80	
Geographic Township of East Mills.....		1133/80	
Geographic Township of Ferguson.....		1109/80	
amended.....		396/81	June 27/81
Geographic Township of Ferguson (Plan M-478).....		537/82	Aug. 21/82
Geographic Township of Ferguson (Plan M-512).....		538/82	Aug. 21/82
amended.....		250/84	May 12/84

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Geographic Townships of McKenzie and Patterson.....		#484/71	
amended.....		74/82	Feb. 27/82
amended.....		405/82	June 26/82
District of Rainy River, Geographic Township of Miscampbell.....		449/74	
amended.....		575/81	Sept. 12/81
amended.....		603/81	Sept. 19/81
amended.....		712/81	Nov. 7/81
Registered Plan No. SM-293 (south of the Geographic Township of Trottier)...		483/71	
Township of Alberton.....		*268/74	
District of Sudbury, Geographic Townships of Emo and Strathearn.....		485/71	
Geographic Township of Ivanhoe.....		831/82	Jan. 8/83
Part of the District (*568/72)			
amended.....		1/81	Jan. 24/81
amended.....		14/81	Feb. 7/81
amended.....		384/81	June 27/81
amended.....		385/81	June 27/81
amended.....		477/81	Aug. 1/81
amended.....		487/81	Aug. 8/81
amended.....		509/81	Aug. 15/81
amended.....		532/81	Aug. 29/81
amended.....		543/81	Sept. 5/81
amended.....		572/81	Sept. 12/81
(revoked by 834/81)			
Territorial District of Sudbury.....		834/81	Jan. 2/82
amended.....		67/82	Feb. 20/82
amended.....		79/82	Mar. 6/82
amended.....		110/82	Mar. 13/82
amended.....		116/82	Mar. 20/82
amended.....		117/82	Mar. 20/82
amended.....		118/82	Mar. 20/82
amended.....		242/82	May 1/82
amended.....		243/82	May 1/82
amended.....		257/82	May 1/82
amended.....		450/82	July 17/82
amended.....		476/82	July 24/82
amended.....		501/82	Aug. 7/82
amended.....		563/82	Sept. 4/82
amended.....		584/82	Sept. 11/82
amended.....		611/82	Sept. 25/82
amended.....		700/82	Nov. 6/82
amended.....		701/82	Nov. 6/82
amended.....		53/83	Feb. 5/83
amended.....		183/83	Apr. 16/83
amended.....		208/83	Apr. 23/83
amended.....		261/83	May 21/83

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amended.....	292/83	May	28/83
amended.....	293/83	May	28/83
amended.....	349/83	June	25/83
amended.....	473/83	Aug.	13/83
amended.....	488/83	Aug.	20/83
amended.....	547/83	Sept.	10/83
amended.....	564/83	Sept.	24/83
amended.....	577/83	Oct.	1/83
amended.....	585/83	Oct.	1/83
amended.....	586/83	Oct.	1/83
amended.....	714/83	Nov.	26/83
amended.....	94/84	Mar.	3/84
amended.....	99/84	Mar.	3/84
amended.....	766/84	Dec.	15/84
amended.....	767/84	Dec.	15/84
amended.....	768/84	Dec.	15/84
amended.....	41/85	Feb.	9/85
amended.....	75/85	Feb.	23/85
amended.....	76/85	Feb.	23/85
amended.....	77/85	Feb.	23/85
amended.....	123/85	Apr.	6/85
amended.....	187/85	May	11/85
amended.....	424/85	Sept.	7/85
amended.....	462/85	Sept.	28/85
amended.....	549/85	Nov.	16/85
amended.....	703/85	Jan.	18/86
Township of Baldwin.....	*270/74		
District of Thunder Bay, Geographic townships of Ashmore, Errington, Fulford and McQuesten.....	364/81	June	20/81
amended.....	441/83	July	23/83
amended.....	696/84	Nov.	17/84
Geographic townships of Gorham and Ware.....	*109/75		
amended.....	288/82	May	15/82
amended.....	664/82	Oct.	23/82
amended.....	690/82	Oct.	30/82
amended.....	796/82	Dec.	18/82
amended.....	362/83	July	9/83
amended.....	576/83	Oct.	1/83
amended.....	6/84	Jan.	21/84
amended.....	84/84	Feb.	25/84
amended.....	167/84	Mar.	31/84
amended.....	228/84	Apr.	28/84
amended.....	456/84	Aug.	4/84
amended.....	502/84	Aug.	18/84
amended.....	541/84	Sept.	8/84
amended.....	589/84	Sept.	29/84
amended.....	590/84	Sept.	29/84
amended.....	607/84	Oct.	6/84
amended.....	623/84	Oct.	20/84
amended.....	644/84	Oct.	27/84
amended.....	645/84	Oct.	27/84
amended.....	745/84	Dec.	8/84



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amended.....		758/84	Dec. 15/84
amended.....		759/84	Dec. 15/84
amended.....		760/84	Dec. 15/84
amended.....		373/85	July 27/85
amended.....		443/85	Sept. 21/85
amended.....		447/85	Sept. 21/85
amended.....		481/85	Oct. 12/85
amended.....		530/85	Nov. 9/85
amended.....		658/85	Jan. 4/86
Geographic Township of Lyon.....		897/79	
Geographic townships of Pearson and Scoble.....		*219/75	
amended.....		442/83	July 23/83
amended.....		545/83	Sept. 10/83
amended.....		566/84	Sept. 15/84
Geographic Township of Upsala.....		296/80	
Geographic Township of Upsala.....		64/81	Feb. 28/81
amended.....		533/81	Aug. 29/81
Savant Lake Townsite (Registered Part M-56).....		131/80	
District of Timiskaming, Town of Charlton, the Township of Chamberlain and the geographic townships of Boston, Dack, Evanturel, Lebel, Marquis, Marter, McElroy, Otto and Pacaud.....		*671 of R.R.O. 1970	
amended.....		143/81	Mar. 28/81
amended.....		243/81	May 9/81
amended.....		355/81	June 13/81
amended.....		458/81	July 25/81
amended.....		490/81	Aug. 8/81
amended.....		527/81	Aug. 22/81
amended.....		539/81	Aug. 29/81
amended.....		172/82	Apr. 10/82
amended.....		208/82	Apr. 24/82
amended.....		403/82	June 26/82
amended.....		643/82	Oct. 16/82
amended.....		645/82	Oct. 16/82
amended.....		749/82	Nov. 27/82
amended.....		83/83	Feb. 19/83
amended.....		486/83	Aug. 20/83
amended.....		487/83	Aug. 20/83
amended.....		672/83	Nov. 5/83
amended.....		329/84	June 9/84
amended.....		438/84	July 21/84
amended.....		454/84	Aug. 4/84
amended.....		455/84	Aug. 4/84
amended.....		565/84	Sept. 15/84
amended.....		124/85	Apr. 6/85
revoked.....		370/85	July 20/85

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Geographic Township of Haultain.....		467/80	
Municipality of Metropolitan Toronto, the Borough of Scarborough (now the City of Scarborough).....		* 20/74 431/85	Sept. 14/85
Regional Municipality of Durham, Town of Ajax.....		* 18/74 523/85	Nov. 2/85
Town of Pickering.....		* 19/74 779/81	Dec. 9/81
amended.....		394/82	June 26/82
amended.....		160/83	Apr. 9/83
amended.....		195/83	Apr. 16/83
Township of Uxbridge (formerly the Township of Scott in the County of Ontario).....		*634/77	
Town of Whitby.....		*467/74	
Regional Municipality of Haldimand-Norfolk, townships of Delhi and Norfolk (formerly in the Township of Middleton).....		*347/74	
Regional Municipality of Niagara, Township of West Lincoln (revoking Reg.).....		165/81	Apr. 4/81
Regional Municipality of Ottawa-Carleton, Township of Cumberland.....		*323/74 152/81	Apr. 4/81
amended.....		606/84	Oct. 4/84
Township of West Carleton (formerly in the Township of Fitzroy).....	670 of R.R.O. 1970		
Township of West Carleton (formerly in the Township of Fitzroy).....		*325/74 720/84	Nov. 24/84
revoked.....			
Regional Municipality of Waterloo, City of Cambridge (formerly in the Township of North Dumfries).....		535/79 13/85	Feb. 2/85
revoked.....			
Regional Municipality of York, Town of Markham.....		*104/72 125/81	Mar. 21/81
amended.....		207/81	Apr. 18/81
amended.....		349/81	June 13/81
amended.....		436/81	July 11/81
amended.....		444/81	July 18/81

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amended.....		540/81	Sept. 5/81
amended.....		670/81	Oct. 24/81
amended.....		789/81	Dec. 12/81
amended.....		8/82	Jan. 30/82
amended.....		138/82	Mar. 27/82
amended.....		388/82	June 19/82
amended.....		663/82	Oct. 23/82
amended.....		770/82	Dec. 11/82
amended.....		850/82	Jan. 15/83
amended.....		737/83	Dec. 10/83
amended.....		747/83	Dec. 17/83
amended.....		57/84	Feb. 18/84
amended.....		540/84	Sept. 8/84
amended.....		563/85	Nov. 23/85
Town of Markham.....		269/81	May 16/81
revoked.....		317/82	May 29/82
Town of Richmond Hill.....		268/81	May 16/81
Town of Whitchurch-Stouffville.....		*101/72	
amended.....		369/81	June 20/81
Rules of Procedure			
- Consent Applications.....	786		
amended.....		467/81	July 25/81
amended.....		28/82	Feb. 13/82
amended.....		439/82	July 10/82
(revoked by 406/83)			
- Minor Variance Applications.....	787		
amended.....		466/81	July 25/81
amended.....		554/82	Aug. 28/82
(revoked by 447/83)			
Subdivision Control,			
County of Hastings - Plan No. 38.....	673 of R.R.O.	1970	
District of Algoma - Plan M-51.....		216/72	
District of Algoma - Plan R-812.....		357/80	
District of Cochrane - Plan M-13.....		402/72	
District of Kenora - Plans M-133 and M-134.....		308/79	
amended.....		494/82	Aug. 7/82
District of Manitoulin - Plans 46 and 49.....		711/81	Nov. 7/81
District of Nipissing - Plans M-66, M-251 and M-269.....	668 of R.R.O.	1970	
District of Nipissing - Plan M-414		261/85	June 8/85
District of Nipissing - Plan M-418		266/85	June 15/85

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District of Thunder Bay - Plan M-103.....		221/80	
Withdrawal of Delegation of Authority of Minister under Section 53 of the Planning Act..... (revoked by 789/82)		785/82	Dec. 18/82
Withdrawal of Delegation of Authority of Minister under Section 53 of the Planning Act.....		789/82	Dec. 18/82
PLANNING ACT, 1983			
Delegation of Authority of Minister under Section 4 of the Planning Act, 1983 - Approvals under Subsection 298(11) of the <u>Municipal Act</u> .....		55/85	Feb. 16/85
Condominium Plans.....		475/83	Aug. 13/83
Condominium Plans.....		367/85	July 13/85
Consents.....		474/83	Aug. 13/83
amended.....		104/84	Mar. 3/84
amended.....		693/84	Nov. 17/84
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Official Plans.....		477/83	Aug. 13/83
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Subdivision Plans.....		366/85	July 13/85
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Official Plans and Community Improvement Plans.....		402/83	July 16/83
Removal of Holding Symbol from Zoning By-law.....		403/83	July 16/83
Zoning By-Laws.....		404/83	July 16/83
amended.....		535/84	Sept. 1/84
Planning Board Fees.....		481/83	Aug. 13/83
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- Consent Applications.....		406/83	July 16/83
- Minor Variance Applications.....		447/83	July 30/83

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District of Kenora,			
Geographic Township of Drayton.....		421/85	Sept. 7/85
Geographic Township of Wainwright.....		734/84	Dec. 1/84
Territorial District of Kenora.....		662/83	Oct. 29/83
amended.....		471/84	Aug. 11/84
Territorial District of Kenora.....		663/83	Oct. 29/83
Territorial District of Kenora.....		753/84	Dec. 15/84
Territorial District of Kenora.....		450/85	Sept. 21/85
Unorganized Parts of the Red Lake and Area Planning Area.....		85/84	Feb. 25/84
District of Nipissing,			
Geographic Township of Phelps.....		774/83	Dec. 31/83
Part of the Districts of Nipissing and Sudbury.....		40/85	Feb. 9/85
amended.....		177/85	May 4/85
amended.....		371/85	July 27/85
Part of the Districts of Nipissing and Sudbury (see under District of Nipissing O. Reg. 40/85)			
District of Thunder Bay,			
Geographic Township of Bomby.....		257/84	May 12/84
Geographic Township of Bomby.....		339/84	June 16/84
Geographic Township of Bomby.....		350/84	June 23/84
Geographic Township of Brothers.....		86/84	Feb. 25/84
Geographic Township of Pic.....		688/84	Nov. 17/84
amended.....		413/85	Aug. 31/85
Territorial District of Thunder Bay....		340/84	June 16/84
Territorial District of Thunder Bay....		697/84	Nov. 17/84
Territorial District of Thunder Bay, geographic townships of Bomby, Brothers, Bryant, Cecile, Knowles, Laberge, Lecours and McCron, and Part of the Unorganized Lands lying North of the geographic townships of Bomby, Brothers, Laberge, and lying West of Geographic Township of Bryant.....		698/85	Jan. 11/86

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District of Timiskaming, Geographic Township of Grenfell.....		647/83	Oct. 29/83
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Geographic Township of Otto.....		252/84	May 12/84
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General.....	788		
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amended.....		336/81	June 6/81
amended.....		816/82	Jan. 1/83
amended.....		364/84	June 23/84
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amended.....		74/84	Feb. 25/84
amended.....		702/85	Jan. 18/86
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amended.....		837/82	Jan. 8/83
amended.....		715/84	Nov. 17/84
amended.....		716/84	Nov. 17/84
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Electrical Safety Code..... (revoked by 183/84)	794		
Electrical Safety Code.....		183/84	Apr. 21/84
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Fees..... (revoked by 746/84)		384/82	June 19/82
Fees.....		746/84	Dec. 8/84
Pension and Insurance Plan.....	796		
amended.....		442/82	July 10/82
amended.....		173/83	Apr. 9/83
amended.....		530/83	Sept. 3/83
amended.....		768/83	Dec. 24/83
amended.....		802/84	Jan. 5/85
amended.....		432/85	Sept. 14/85
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Trust Accounts.....	798		
amended.....		352/84	June 23/84
PRIVATE HOSPITALS ACT			
General.....	799		
amended.....		628/81	Oct. 10/81
PRIVATE INVESTIGATORS AND SECURITY GUARDS ACT			
General.....	800		
PRIVATE VOCATIONAL SCHOOLS ACT			
General.....	801		
amended.....		499/81	Aug. 15/81
amended.....		184/83	Apr. 16/83
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(revoked by 538/84)			
Practice and Procedure for Hearings.....	805		
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PROFESSIONAL ENGINEERS ACT, 1984			
General.....		538/84	Sept. 8/84
amended.....		809/84	Jan. 5/85
amended.....		96/85	Mar. 9/85
amended.....		157/85	Apr. 20/85
PROVINCIAL COURT (CIVIL DIVISION) PROJECT ACT AND PROVINCIAL COURT (CIVIL DIVISION) ACT (repealed by S.O. 1984, c.11, s.205; see now Courts of Justice Act, 1984)			
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amended.....		732/81	Nov. 21/81
amended.....		284/82	May 15/82
amended.....		450/83	July 30/83
amended.....		453/83	July 30/83
amended.....		406/84	July 14/84

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amended..... (revoked by 797/84)		685/84	Nov. 10/84
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Destruction of Records Made by Court Reporter..... (expired)		60/83	Feb. 12/83
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Forms..... amended.....		303/83 12/84	June 4/83 Jan. 28/84
General..... amended..... amended..... amended.....	814	508/83 549/83 79/85	Aug. 27/83 Sept. 10/83 Mar. 2/85
PROVINCIAL OFFENCES ACT			
Costs..... amended..... amended.....	815	285/82 614/85	May 15/82 Dec. 14/85
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Designation of Parks.....	821		
amended.....		279/81	May 23/81
amended.....		429/82	July 3/82
amended.....		768/82	Dec. 11/82
amended.....		154/83	Apr. 30/83
amended.....		220/83	Apr. 30/83
amended.....		343/83	June 25/83
amended.....		378/83	July 9/83
amended.....		68/84	Feb. 18/84
amended.....		69/84	Feb. 18/84
amended.....		129/84	Mar. 17/84
amended.....		152/84	Mar. 24/84
amended.....		187/84	Apr. 14/84
amended.....		409/84	July 14/84
amended.....		410/84	July 14/84
amended.....		625/84	Oct. 20/84
amended.....		680/84	Nov. 10/84
amended.....		45/85	Feb. 16/85
amended.....		81/85	Mar. 9/85
amended.....		279/85	June 15/85
amended.....		493/85	Oct. 19/85
General.....	822		
amended.....		251/81	May 16/81
amended.....		188/82	Apr. 10/82
amended.....		191/82	Apr. 10/82
amended.....		569/82	Sept. 4/82
amended.....		612/82	Sept. 25/82
amended.....		211/83	Apr. 23/83
amended.....		344/83	June 25/83
amended.....		644/83	Oct. 29/83
amended.....		128/84	Mar. 17/84
amended.....		188/84	Apr. 14/84
amended.....		546/84	Sept. 3/84
amended.....		702/84	Nov. 17/84
amended.....		783/84	Dec. 29/84
amended.....		47/85	Feb. 16/85
amended.....		147/85	Apr. 20/85
amended.....		282/85	June 15/85
amended.....		492/85	Oct. 19/85
amended.....		534/85	Nov. 9/85
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Mining in Provincial Parks.....		345/83	June	25/83
amended.....		46/85	Feb.	16/85
amended.....		82/85	Mar.	9/85
amended.....		281/85	June	15/85
Mining - Ojibway Prairie Provincial Nature Reserve.....	824			
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General.....	825			
amended.....		227/81	Apr.	25/81
amended.....		255/83	May	21/83
amended.....		661/84	Nov.	3/84
amended.....		225/85	June	1/85
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Extending Validity of Public Commercial Vehicle Licences..... (expired)		84/82	Mar.	6/82
Extending Validity of Public Commercial Vehicle Licences..... (expired)		86/83	Feb.	26/83
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Extending Validity of Public Commercial Vehicle Licences.....		97/85	Mar.	16/85
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amended.....		205/81	Apr.	18/81
amended.....		663/81	Oct.	24/81
amended.....		778/81	Dec.	5/81

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Application of Schedule B to the Public Health Act to Unorganized Townships..... (expired)	833		
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Communicable Diseases..... amended..... (revoked by 292/84)	836	219/84	Apr. 28/84
Community Health Services..... amended..... amended..... (expired)	837	131/81 781/81	Mar. 28/81 Dec. 5/81
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Slaughterhouses and Meat Processing Plants..... amended..... (revoked by 293/84)	853	749/81	Nov. 28/81
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amended.....		705/83	Nov. 19/83
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amended.....		674/84	Nov. 10/84
amended.....		695/84	Nov. 17/84
amended.....		353/85	July 6/85
amended.....		354/85	July 6/85
amended.....		569/85	Nov. 23/85
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amended.....		328/82	June 5/82
amended.....		96/83	Mar. 5/83
amended.....		260/83	May 21/83
amended.....		286/83	May 28/83
amended.....		38/84	Feb. 11/84
amended.....		431/84	July 21/84
amended.....		686/84	Nov. 17/84
amended.....		88/85	Mar. 9/85
amended.....		246/85	June 8/85
amended.....		337/85	July 6/85
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amended.....		256/83	May 21/83
amended.....		375/83	July 9/83
amended.....		620/83	Oct. 15/83
amended.....		244/84	May 5/84
amended.....		683/84	Nov. 10/84
amended.....		95/85	Mar. 9/85
amended.....		101/85	Mar. 16/85
amended.....		600/85	Dec. 14/85
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General.....	888		
amended.....		65/81	Feb. 28/81
amended.....		399/81	July 4/81
amended.....		662/81	Oct. 24/81

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amended.....		379/84	June 30/84
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amended.....		507/83	Aug. 27/83
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amended.....		510/85	Oct. 26/85
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amended.....		618/83	Oct. 15/83
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amended.....		787/83	Jan. 7/84
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amended.....		552/84	Sept. 8/84
amended.....		578/84	Sept. 29/84
amended.....		135/85	Apr. 20/85
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amended.....		837/81	Jan. 2/82
amended.....		868/81	Jan. 19/82
amended.....		55/82	Feb. 20/82
amended.....		273/82	May 8/82
amended.....		303/82	May 22/82
amended.....		590/82	Sept. 18/82
amended.....		737/82	Nov. 20/82
amended.....		821/82	Jan. 1/83
amended.....		126/83	Mar. 26/83
amended.....		238/83	May 14/83
amended.....		568/83	Sept. 24/83
amended.....		7/84	Jan. 21/84
amended.....		165/84	Mar. 31/84
amended.....		222/84	Apr. 28/84
amended.....		604/84	Oct. 6/84
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amended.....		186/85	May 11/85
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amended.....		140/81	Mar. 28/81
amended.....		178/81	Apr. 11/81
amended.....		381/81	June 20/81
amended.....		476/81	Aug. 1/81
amended.....		586/81	Sept. 12/81
amended.....		619/81	Oct. 10/81
amended.....		718/81	Nov. 14/81
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amended.....		41/82	Feb. 13/82
amended.....		167/82	Apr. 3/82
amended.....		168/82	Apr. 3/82
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amended.....		249/82	May 1/82
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amended.....		503/83	Aug. 27/83
amended.....		619/83	Oct. 15/83
amended.....		8/84	Jan. 21/84
amended.....		265/84	May 12/84
amended.....		591/84	Sept. 29/84
amended.....		714/84	Nov. 17/84
amended.....		311/85	June 22/85
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 Tax Rebate for New Light Trucks or Vans... (this Reg. amends O.Reg. 1010/80 see Schedule to R.R.O. 1980)		177/81	Apr. 11/81
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amended.....		383/83	July 9/83
amended.....		259/84	May 12/84
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amended.....		130/82	Mar. 20/82
amended.....		225/83	Apr. 30/83
amended.....		260/84	May 12/84
amended.....		212/85	June 1/85
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General.....	910		
amended.....		84/81	Mar. 14/81
amended.....		224/81	Apr. 25/81
amended.....		238/81	May 2/81
amended.....		637/82	Oct. 9/82
amended.....		649/82	Oct. 16/82
amended.....		808/82	Dec. 25/82
amended.....		180/83	Apr. 16/83
amended.....		205/84	Apr. 14/84

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amended.....		286/84	May	19/84
amended.....		420/85	Sept.	7/85
amended.....		686/85	Jan.	4/86
amended.....		687/85	Jan.	4/86
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General.....	911			
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amended.....		68/83	Feb.	12/83
amended.....		515/83	Aug.	27/83
revoked.....		559/85	Nov.	16/85
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General.....	912			
amended.....		276/81	May	23/81
amended.....		213/82	Apr.	24/82
amended.....		445/85	Sept.	21/85
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Additional Material to be Furnished with Grant Applications.....		24/84	Feb.	4/84
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amended.....		392/83	July	9/83
amended.....		157/84	Mar.	24/84
General.....	915			
amended.....		587/81	Sept.	12/81
amended.....		42/82	Feb.	13/82
amended.....		300/83	June	4/83
amended.....		506/83	Aug.	27/83
amended.....		25/84	Feb.	4/84
amended.....		632/84	Oct.	20/84
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amended.....		373/83	July	9/83
amended.....		374/83	July	9/83
amended.....		127/84	Mar.	17/84
amended.....		150/84	Mar.	24/84
(revoked by 159/85)				

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amended.....		540/82	Aug. 21/82
amended.....		452/83	July 30/83
amended.....		392/84	July 7/84
(revoked by 797/84)			
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amended.....		112/81	Mar. 14/81
amended.....		425/81	July 11/81
amended.....		178/82	Apr. 10/82
amended.....		575/82	Sept. 11/82
revoked.....		370/83	July 9/83
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amended.....		731/81	Nov. 21/81
amended.....		286/82	May 15/82
amended.....		451/83	July 30/83
amended.....		407/84	July 14/84
amended.....		684/84	Nov. 10/84
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amended.....		505/83	Aug. 27/83
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 (now Teachers' Superannuation  
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General.....	930		
amended.....		557/81	Sept. 5/81
amended.....		690/81	Nov. 7/81
amended.....		101/83	Mar. 5/83
amended.....		533/83	Sept. 3/83
amended.....		788/83	Jan. 7/84
(revoked by 423/84)			

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General.....	423/84	July 14/84
amended.....	568/84	Sept. 15/84
amended.....	776/84	Dec. 22/84
amended.....	430/85	Sept. 14/85
amended.....	540/85	Nov. 9/85
amended.....	695/85	Jan. 11/86

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Ontario Centre for Advanced Manufacturing....	773/82	Dec. 11/82
Ontario Centre for Automotive Parts Technology.....	810/82	Dec. 25/82
Ontario Centre for Farm Machinery and Food Processing Technology.....	848/82	Jan. 15/83
Ontario Centre for Microelectronics.....	618/82	Oct. 2/82
Ontario Centre for Resource Machinery..... (revoked by 685/83)	774/82	Dec. 11/82
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General.....	931			
amended.....		138/81	Mar.	28/81
amended.....		438/81	July	11/81
amended.....		600/81	Sept.	19/81
amended.....		29/82	Feb.	18/82
amended.....		538/83	Sept.	10/83
amended.....		56/85	Feb.	16/85
amended.....		61/85	Feb.	23/85
amended.....		679/85	Jan.	4/86
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amended.....		272/82	May	8/82
amended.....		384/83	July	9/83
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amended.....		44/82	Feb.	13/82
amended.....		251/82	May	1/82
amended.....		504/83	Aug.	27/83
amended.....		605/83	Oct.	15/83
amended.....		743/84	Dec.	8/84
amended.....		117/85	Mar.	23/85
amended.....		309/85	June	22/85
amended.....		526/85	Nov.	2/85
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amended.....		629/81	Oct.	10/81
amended.....		870/81	Jan.	19/82
amended.....		185/82	Apr.	10/82
amended.....		447/82	July	17/82
amended.....		640/82	Oct.	16/82
amended.....		841/82	Jan.	8/83
amended.....		185/83	Apr.	16/83
amended.....		410/83	July	16/83
amended.....		633/83	Oct.	15/83
amended.....		807/83	Jan.	14/84
amended.....		182/84	Apr.	14/84
amended.....		416/84	July	14/84
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General.....	935			
amended.....		400/81	July	4/81
amended.....		441/82	July	10/82
amended.....		380/83	July	9/83
amended.....		375/84	June	30/84



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amended.....		171/85	Apr.	27/85
amended.....		333/85	July	6/85
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amended.....		786/81	Dec.	5/81
TRAINING SCHOOLS ACT				
General.....	937			
amended.....		822/81	Dec.	26/81
amended.....		734/83	Dec.	10/83
amended.....		550/85	Nov.	16/85
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General.....	938			
amended.....		239/81	May	2/81
amended.....		706/81	Nov.	7/81
amended.....		304/82	May	22/82
amended.....		815/82	Jan.	1/83
amended.....		589/83	Oct.	1/83
amended.....		612/83	Oct.	15/83
amended.....		149/84	Mar.	17/84

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amended.....		294/83	June	4/83
amended.....		621/84	Oct.	20/84

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c. 11, s. 111, see now Health  
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amended.....		499/83	Aug.	27/83
(revoked by 237/84)				

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amended.....		365/81	June 20/81
amended.....		539/83	Sept. 10/83
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General.....	943		
amended.....		247/81	May 16/81
amended.....		422/81	July 11/81
amended.....		635/81	Oct. 17/81
amended.....		823/81	Dec. 26/81
amended.....		108/82	Mar. 13/82
amended.....		735/83	Dec. 10/83
amended.....		215/84	Apr. 28/84
amended.....		335/84	June 16/84
amended.....		467/84	Aug. 4/84
amended.....		534/84	Sept. 1/84
amended.....		626/84	Oct. 20/84
amended.....		763/84	Dec. 15/84
amended.....		51/85	Feb. 16/85
amended.....		140/85	Apr. 20/85
amended.....		446/85	Sept. 21/85
amended.....		501/85	Oct. 26/85
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amended.....		526/83	Sept. 3/83
amended.....		253/85	June 8/85
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amended.....		409/81	July 4/81
amended.....		813/82	Jan. 1/83
amended.....		66/84	Feb. 16/84
amended.....		719/84	Nov. 24/84









